

UNITED STATES DISTRICT COURT
HONOLULU, HAWAII

THE STATE of HAWAII,

PLAINTIFF,

-VS-

DONALD JOHN TRUMP, SR.,
PRESIDENT of THE UNITED STATES
AND CHIEF EXECUTIVE OFFICER OR
COMMANDER-IN-CHIEF of THE
EXECUTIVE BRANCH of GOVERNMENT,

DEFENDANT.

USDC DOCKET NUMBER:
(UNAVAILABLE)

HONORABLE DERRICK WATSON,
UNITED STATES DISTRICT JUDGE
PRESIDING.

PROPOSED BRIEF of AMICUS

NOW COMES AMICUS CURIAE PETITIONER, L'AMAR CHRISTOPHER CHAPMAN, III, AHO, ISRC, PH.ED., EMPIRICAL, LAUREATE, JURISTICIAN™, "PROLIFIC LITIGATOR", IN PROPRIA PERSONA, AND IN SUPPORT OF THE COURT, PUBLIC INTEREST AND THE HONORABLE DONALD JOHN TRUMP, SR., VERY RESPECTFULLY MOVES THIS HONORABLE COURT TO OBEY THE EDICT OF THE UNITED STATES CONGRESS AS SET FORTH BY STATUTE, 28 USC, SECTION 1406(a) AND CORRECT ITS WANT OF JURISDICTIONAL VENUE OVER THE ABOVE AND FOREGOING CAPTIONED MATTER. IN SUPPORT of THIS HONORABLE COURT, AMICUS FURTHER STATES AS FOLLOWS:

STATEMENT OF FACTS

- 1.) ON JANUARY 20, 2017, AT THE HOUR OF 12:01 PM, HONORABLE, MR. DONALD JOHN TRUMP, SR., TOOK OATH AND WAS CONSTITUTIONALLY SWORN IN AS THE 45TH PRESIDENT OF THE UNITED STATES OF AMERICA.
- 2.) CONTEMPORANEOUSLY THEREWITH, ON JANUARY 20, 2017, AT THE HOUR OF 12:01 PM, PRESIDENT TRUMP TOOK PERSONAL RESIDENCE AT THE WHITE HOUSE, OFFICIALLY SITUATED AND LOCATED AT 1600 PENNSYLVANIA AVENUE, NORTH WEST, WASHINGTON, DC 20500-0001.
- 3.) ON OR ABOUT JANUARY 23, 2017, PRESIDENT TRUMP EXECUTED SEVERAL EXECUTIVE ORDERS FROM THE WHITE HOUSE AS AUTHORIZED BY ARTICLE II, SECTION 2 OF THE UNITED STATES CONSTITUTION, et, al.
- 4.) ON OR AFTER FEBRUARY 3, 2017, MR. ROBERT FERGUSON, ESQ., ATTORNEY GENERAL FOR THE STATE OF WASHINGTON TOOK EXCEPTION TO ONE OF THE EXECUTIVE ORDERS EXECUTED BY PRESIDENT TRUMP AND MISCHARACTERIZED OR MISREPRESENTED THE CHARACTER AND INTENT OF THE SAME AS A MUSLIM BAN OR RELIGIOUS BAN FOR SEVEN COUNTRIES PREVIOUSLY IDENTIFIED BY AMERICA'S INTELLIGENCE AGENCIES AS POTENTIAL THREATS TO AMERICA'S NATIONAL SECURITY.
- 5.) THE NATIONAL SECURITY THREAT LIST WAS COMPILED BY THE PREVIOUS ADMINISTRATION OF "BORN-ALIEN", IMMIGRANT, UNCONSTITUTIONAL INVALID OFFICE HOLDER, ADOPTED INDONESIAN NATIONAL BARRY SOETURO, AKA BARACK HUSSEIN OBAMA, II; AKA BARRY DUNHAM; et, al. See FOR THE RECORD LAMAR CHRISTOPHER CHAPMAN, III vs. BARACK HUSSEIN OBAMA, II, et, al., CASE NUMBER 1:16-CV-01763, "UNASSIGNED" REUSABLE JUDGE AMIT

P. MEHTA (CIVIL RIGHTS AND NULLIFICATION OF OFFICE CLAIM - PENDING ON MOTION FOR RECONSIDERATION OF UNCONSTITUTIONAL DISMISSAL ~~ON~~ WANTING STANDING GROUNDS). OFFERED FOR REASONS OF INTEGRITY AND FULL DISCLOSURE. IMPRISONMENT RESULTED FROM WHISTLEBLOWER RETALIATION - OBAMA'S POLITICAL STRENGTH.

6.) ON OR ABOUT FEBRUARY 5, 2017, WITHOUT ANY "CASE OR CONTROVERSY" OR SPECIFIC HARM TO EITHER PLAINTIFF, THE ENTIRE STATE OF MINNESOTA AND THE ENTIRE STATE OF WASHINGTON, WITH NO INJURY THAT ANYONE MAY HAVE SUFFERED, FILED A JOINT PETITION FOR A TEMPORARY RESTRAINING ("TRO") ORDER ON AN EMERGENCY BASIS.

7.) ALTHOUGH PLAINTIFFS FAILED TO ADEQUATELY ALLEGE MORE THAN A GENERAL GRIEVANCE ABOUT MR. TRUMPS OR PRESIDENT TRUMPS LAWFUL ACTIONS AND UNIDENTIFIED HARM TO PLAINTIFFS AND EVERY CITIZEN'S INTEREST, THE UNCERTAIN RELIEF SOUGHT NO MORE DIRECTLY AND TANGIBLY BENEFIT THE PLAINTIFFS AS IT DOES THE PUBLIC AT LARGE AND "CANNOT LAWFULLY STATE AN ARTICLE III CASE OR CONTROVERSY." QUOTING IN RELEVANT PARTS AND CITING FOR REFERENCE COHEN V. OBAMA, NO. 08-2150, 2008 WL 5191864, AT 1 (D.D.C. DEC. 11, 2008) (CITING LITAN, 504 U.S. AT 573-74). (CASE LAW AND CITATIONS RESPECTFULLY SHOULD BE EXCUSED DUE TO THE URGENCY OF THE NATURE OF THIS PROCEEDING).

8.) NOTWITHSTANDING THE FOREGOING, PLAINTIFFS INTENTIONALLY MISFILED THIS BAD FAITH "MASS AND TOO GENERAL GRIEVANCE" IN THE WRONG VENUE. AS SET FORTH IN THE FOREGOING, DEFENDANT DONALD JOHN TRUMP'S OFFICIAL RESIDENCE DICTATES PROPER VENUE.

9.) THE WHITE HOUSE IS THE LAWFUL RESIDENCE OF DEFENDANT DONALD JOHN TRUMP.

THE WHITE HOUSE IS SITUATED IN THE VENUE OF THE DISTRICT OF COLUMBIA
AND IS THE JUDICIAL DISTRICT SERVED BY THE UNITED STATES DISTRICT
COURT FOR THE DISTRICT OF COLUMBIA.

10.) ANY ORDER OF THE FEDERAL COURT ENTERED CONTRARY TO THE
CONSTITUTION IS REPUGNANT TO THE UNITED STATES CONSTITUTION AND
JUST LIKE THE EIGHT YEAR TERM OF OFFICE UNCONSTITUTIONALLY HELD
BY "BORN-ALIEN", IMMIGRANT, SQUATTER BARRY SOETORO (ENI -
SEE STUDENT VISA APPLICATION) AKA BARACK HUSSEIN OBAMA, II, THE
~~OFFICE OR ORDER OF THE DISTRICT COURT IN THIS CASE IS A NULLITY~~
AND IS CONSTITUTIONALLY VOID.

11.) FAILURE TO REPORT A COUPD'E'ETAT CONSTITUTES A CRIMINAL
CONSPIRACY TO ENGAGE IN A COUPD'E'ETAT. AMICUS' DUTY-BOUND
OBLIGATION HAS BEEN OATHFULLY SATISFIED. FALSE IMPRISONMENT
WILL NEVER SUSTAIN POLITICAL CORRUPTION. "OBAMA'S POLITICAL STRONG
HOLD TACTIC." 1/

FIRST ARGUMENT FOR AMICUS
CONSIDERATION AND VENUE
JUDICIAL DISTRICT CHANGE

THIS HONORABLE COURT FAILED TO ENGAGE IN THE THRESHOLD CERTIFICATION
OF ITS AUTHORITY TO ADJUDICATE PLAINTIFFS' BAD FAITH EMERGENCY MOTION
FOR TEMPORARY RESTRAINING ORDER. AUTHORITY TO ADJUDICATE IS AN INITIAL
AND ONGOING PROCESS. JURISDICTION OVER THE PARTIES MUST BE LAWFULLY
ESTABLISHED. STANDING TO SUE MUST BE SUBSTANTIATED AND VENUE MUST BE
IN ACCORDANCE TO THE MANDATE OF OUR LEGISLATURE - UNITED STATES
CONGRESS. BASED ON INFORMATION AND BELIEF THE ATTORNEY GENERALS FOR

THE STATES OF WASHINGTON AND MINNESOTA RUSHED THIS HONORABLE COURT INTO MAKING A FATAL JURISDICTIONAL ERROR. THE ATTORNEY GENERAL, PARTICULARLY MR. ROBERT FERGUSON, ATTORNEY GENERAL FOR THE STATE OF WASHINGTON, ENGAGING IN FORUM SHOPPING, IN BAD FAITH, INTENTIONALLY FILED THIS MATTER IN EASTERN WASHINGTON IN VIOLATION OF RULE 11 OF THE FEDERAL RULES OF CIVIL PROCEDURE.

FISH-EYED REVIEW OR CONSIDERATION OF THE OBVIOUS MISCONDUCT STRONGLY SUGGEST THAT MR. FERGUSON HAD TO KNOW THAT HE WAS VIOLATING FEDERAL LAW AND CONSTITUTIONAL PROTOCOL. MR. FERGUSON OR THE STATES OF WASHINGTON OR MINNESOTA SHOULD NOT BE ALLOWED TO BENEFIT FROM ITS MISCONDUCT UNDER COLOR OF LAW. DEFENDANT DONALD JOHN TRUMP IS AN OFFICIAL RESIDENT OF THE WHITE HOUSE AND THE DISTRICT OF COLUMBIA. HE HAS NEVER BEEN A RESIDENT OF MINNESOTA OR THE STATE OF WASHINGTON. JURISDICTION IS NOT PROPER IN EASTERN WASHINGTON DISTRICT COURT OR ANYWHERE IN THE NINTH JUDICIAL CIRCUIT BECAUSE ALL ARTICLE III ALLEGATIONS OF CONSTITUTIONAL MISCONDUCT OR CONSTITUTIONAL VIOLATIONS OR DEPRIVATIONS ORIGINATED IN THE DISTRICT OF COLUMBIA. VENUE IS ALSO WARRANTED IN THE DISTRICT OF COLUMBIA BECAUSE OF DIVERSITY, WHETHER AGENCY OR PERSONAL. See, 28 USC, SECTION 1391 (b)(2). See ALSO, CHAPMAN VS. OBAMA, et al., 1:16-cv-01763, ON PAGE THREE(3) DISCUSSING STANDING AND VENUE.

THERE IS NO LOGICAL OR REASONABLE THINKING THAT COULD MOTIVATE ANY LEGAL PRACTITIONER TO SUE DEFENDANT TRUMP IN ANY OTHER VENUE OTHER THAN THE DISTRICT OF COLUMBIA. THE PLAINTIFFS' LESS THAN HONEST MOTIVES ARE SANCTIONABLE MISCONDUCT. See, FRCP, RULE 11, et al. SANCTIONS ARE CLEARLY WARRANTED AND TO DO LESS CONSTITUTES AFFIRMING MR. FERGUSON AND THE STATES OF WASHINGTON AND MINNESOTA'S MISCONDUCT. MISCONDUCT

C -

AFFIRMED IS STILL MISCONDUCT.

When A Case is Filed in the Wrong Venue, Whether By Oversight, Accident or As We Have Here, A Bad Faith Litigation Tactic, A District Court Has Limited Discretion To Exercise Only Two, or One of Two Choices. The District Court Can Either Exercise Its Discretion And Dismiss The Case Without Prejudice or The District Court Can Promptly Transfer The Case To The Proper Federal Court in the "Interest of Justice". See, Tovar v. Cuellar, 2016 U.S. Dist. Lexis 82594 (June 23, 2016) (CA-9). See Also, 28 USC, SECTION 1406(a). The Federal District Court is Without Any Other Options. What This Honorable Court Failed To Do Was Verify Its Jurisdiction, Venue And Authority To Operate. There is No Room in This Case For An Alternate Application of Well-Settled Jurisprudential Protocol. Also, Pleurable And Invalidated Standing To Rule, Status or Authority is Substantial. See Attached Media Narrative (USA Today) Made A Part Hereof.

As Set Forth Herein And Lawfully Worth Repeating, Venue is Only Proper in A Judicial District in Which Defendant, Honorable Donald John Trump, Sr., Resides. As of January 20, 2017, At The Hour of 12:01 PM, Defendant Was And Is An Official Resident of 1600 Pennsylvania Avenue, North West, Washington, DC 20500-0001. The White House is Lawfully Situated in The District of Columbia's Judicial District. It's Court of Appeal is Also in The District of Columbia.

Accordingly, This Highly Unusual Circumstance Requires Immediate Corrective Measures. Jurisdictional Errors of Constitutional Dimensions Makes Any And All Orders Entered in The District Court

AND IN THE NINTH CIRCUIT COURT of APPEALS VOID AND A NULLITY AS A MATTER OF LAW. A DISMISSAL WITHOUT PREJUDICE IS REQUIRED PROTOCOL of THE UNITED STATES CONSTITUTION. See, IN RE HALL, 939 F.2d 802, 804 (9TH CIR. 1991).

WHEREFORE, AMICUS PETITIONER, LAMAR CHRISTOPHER CHAPMAN, III, AHO, ISBC, Ph.ESD., EMPIRICAL, LAUREATE, JURISTICIAN™, "PROLIFIC LITIGATOR", IN PROPRIA PERSONA, VERILY PRAYS THAT THIS HONORABLE COURT WILL DISMISS THIS MATTER WITH PREJUDICE AS A RULE 11 SANCTION FOR THE MISCONDUCT SET FORTH HEREIN; VACATE ANY AND ALL ORDERS of THE UNITED STATES DISTRICT COURT WHICH HAS THE LAWFUL EFFECT OF CAUSING ANY AND ALL APPELLATE COURT DECISIONS, ORDERS AND OPINIONS TO BE LAWFULLY MOOT AND GRANT SUCH FURTHER RELIEF ENTITLED TO HONORABLE, MR. DONALD JOHN TRUMP, SR., AND THE PEOPLE of THE UNITED STATES of AMERICA. GOD BLESS THIS HONORABLE COURT. GOD BLESS AMERICA!

Very Respectfully Submitted

CHRISTOPHE de la MAE CHAPMAN, III, AHO, ISBC, Ph.ESD.
EMPIRICAL, LAUREATE JURISTICIAN™, LIFE-TENURED
EXECUTIVE OFFICER, UNITED STATES of AMERICA
ARTICLE II, SECTION 2 - UNITED STATES CONSTITUTION ("NIXON")
"PROLIFIC LITIGATOR" • "INGENIOUS" • "EXTREMELY RARE!" * (FBI PROFILE)
CONGRESSIONAL DESIGNATE - U.S. HOUSE 1991; U.S. SENATE, 2004
WHITE HOUSE CERTUS-CERTIFICATION, WH# 10312012-43

*(1969-2009)

AMICUS CURIAE ATTACHMENT AND EXHIBIT

Legal intrigue for revised travel ban

Trump could slow appeal to get Gorsuch on Supreme Court

Alan Gomez
@alangomez
USA TODAY

President Trump vowed to take the legal fight over his temporary travel ban targeting majority-Muslim countries all the way to the Supreme Court. Now, in the wake of a second judicial repudiation, some legal experts say Trump's lawyers may slow down an appeal until his Supreme Court nominee is confirmed and can provide a decisive vote.

After a federal judge in Hawaii issued a nationwide temporary restraining order Wednesday, the next logical step is an appeal to the 9th U.S. Circuit Court of Appeals in San Francisco, where a three-judge panel ruled against Trump's first version of the ban last month. Trump's lawyers also might go to the 4th Circuit appeals court in Richmond, Va., to try to overturn a separate order blocking the ban issued by a U.S. judge in Maryland Thursday.

The final appeal would be the Supreme Court. The problem with that step is the court is currently deadlocked, 4-4, along ideological lines since the death of Justice Antonin Scalia 13

"The slower they walk it, the more they undermine their already-weak claims that this is an urgent matter of national security."

Justin Cox, attorney, National Immigration Law Center

months ago, and a tie vote would leave the appeals court ruling in place.

A way around a deadlock is to wait for Trump's court nominee, appeals court judge Neil Gorsuch, to join the bench. The Senate is scheduled to begin hearings on his nomination next week. Confirmation in the Republican-controlled Senate could require several more weeks — assuming Democrats don't employ rules that would stall the nomination.

"The wisest course is to appeal the ruling, get the bad decision we all expect from the 9th Circuit, and then hopefully get to the Supreme Court with Gorsuch already confirmed," said Hans von Spakovsky, a senior legal fellow at the Heritage Foundation, a conservative think tank in Washington, D.C., that advises the Trump administration.

The department has given lit-



GEORGE F. LEE, AP

U.S. District Judge Derrick Watson issued a nationwide halt to President Trump's travel ban on Wednesday.

tle indication of how it will defend Trump's revised ban. In a statement Wednesday night, the department said it was reviewing its options and promised to "defend this Executive Order in the courts."

The White House says the order is necessary to give the government time to develop extreme vetting procedures for people from six terror-prone countries and prevent terrorists from infiltrating the U.S. through the legal immigration system or the refugee program. On Thursday, White House press secretary Sean Spicer said Justice was reviewing the "legal strategy and timing" of the upcoming appeals, vowing that they would begin "soon."

"The danger is real and the law is clear: the president was elected

to change our broken immigration system and he will continue to exercise his constitutional authority and presidential responsibility to protect our nation," Spicer said.

The order, signed March 6, bars citizens of Iran, Libya, Somalia, Sudan, Syria and Yemen for 90 days and all refugees for 120 days. It made significant changes from the first order imposed Jan. 27 — removing Iraq, ending an indefinite suspension of Syrian immigration and allowing foreigners of those countries who hold valid visas or legal permanent residence (known as a green card) to continue traveling.

U.S. District Judge Derrick Watson in Hawaii blocked the revised order hours before it was set to go into effect on the grounds that it violates constitutional protections of religion by targeting Muslims.

The administration showed its reluctance to take its case to the Supreme Court last month.

Justin Cox, an attorney with the National Immigration Law Center who successfully argued before the judge in Maryland, said any attempts by Justice to slow-walk the appeals process would show a glaring problem with the order.

"The slower they walk it, the more they undermine their already-weak claims that this is an urgent matter of national security," Cox said. "It wouldn't surprise me."

Lawmakers object to Trump cu

CONTINUED FROM 1A

National Institutes of Health, including "the 21st Cures Initiative" that he write.

Other Republicans, Senate Majority Leader McConnell of Kentucky, to steep cuts in foreign aid the Trump administration "America First" budget. eign aid cuts are among p reductions totaling 29% State Department budget.

"This budget shifts the off of the wealthy and sp terests and puts it square backs of the middle cl those struggling to get the Senate Democratic leader Schumer of New York.

House Speaker Paul R Wis., described the plan "blueprint," praising its g not endorsing it in total. forward to reviewing this v Appropriations Committe our entire conference," he s

Trump budget director Mulvaney said the plan i what the president promise ing his campaign.

"We wrote it using the dent's own words," Mulvaney "We went through his spe we went through articles th been written about his p We talked to him."

The spending outline is liminary budget that focus programs subject to a changes by Congress. A con budget will be submitted in with tax cut and health car posals and estimates for the of Social Security and Med two massive programs T

It's Congress' turn to take up the budget

David Jackson
and Deirdre Shesgreen
USA TODAY

this process; generally, it breaks down in the summer, and lawmakers end up passing one giant spending bill near the end of the calendar year

and Congress are held by different parties.

Q: What have leaders in Congress said about the

Schumer said. "Democrats in Congress will emphatically oppose these cuts."

About the Author*

Lamar C. Chapman III is Chairman and Chief Executive Officer of Christopher LaSalle and Company, Incorporated and LaSalle Companies, Incorporated – business holding organizations concentrating in developing and trading unregistered partnerships and closely held enterprises. LaSalle Companies is a privately held firm. Through a network of independently operating companies, contractors and affiliates, LaSalle Companies operate in major and international markets offering business, corporate and professional services with annual revenues, earnings, sales and billing undisclosed.

Prior to joining LaSalle, Mr. Chapman held executive level positions with the consulting firm ADESCO, Federal Express Corporation, Greyhound/Dial Corporation, the Charles R. Walgreen Corporation, and the Ford Motor Corporation. He has traveled extensively throughout the Nation and internationally consulting on the application of marketing and concentrating in the area of privately held business ownership, structure and development. He has been named *Who's Who in U.S. Executives* for 1991, 1992, 1993, and 1994, and *Who's Who in Mid-West marketing* for the same period. After reviewing Mr. Chapman's business operation, an astonished response from Mr. Chapman's former employer is worth repeating: "Who let that man quit? This man is smarter than anyone of you sitting here!" - Quoting Fredrick W. Smith, Chairman and Founder – Federal Express Corporation. The Greyhound Corporation says about Mr. Chapman's tenure: "Whatever he wants or you need to offer him to get him to stay, give it to him!" – Fred Donakowski, President Greyhound, Incorporated. George Paganis, Sr., Chairman and Chief Executive Officer of ADESCO made Mr. Chapman a multi-year, million dollar offer to continue in his capacity with ADESCO as a business consultant. Lamar C. Chapman III started from humble beginnings¹.

Mr. Chapman has studied at the University of Illinois, the University of Chicago and is an alumnus of the United States Naval Academy in Annapolis, Maryland, Class of 1975, as appointed by the late Richard Milhous Nixon - *Thirty-seventh President of the United States*. He has been divinely distinguished and ordained with sacerdotal doctorates in business; law; and systematic philosophy. He is a former undefeated U.S. Naval Featherweight Boxing Champion and Mrs. Dwight D. [Mamie] Eisenhower's 1972, and 1976, United States Olympic Boxing Team *designee*. Mr. Chapman is also a recipient of the United States Navy National Defense Medal; U.S. Navy Sharpshooter (*Rifle*); and Expert Pistol Awards. More than twenty (20) years after his Honorable Discharge from military service, in November 1995, Mr. Chapman was first eligible and invited for induction and membership into the prestigious United States Naval Institute.

As an author, Mr. Chapman has written and developed sales training and marketing courses such as *Basic Telemarketing Skills and Practical Selling Skills* for a national courier company. He has authored a number of published articles and self-published "custom mini-books" including anonymously crafted advertisement, speeches and documents for commercial application and for prominent business executives and leaders. As a "God-gifted Litigator," and victorious against the top two percent (*banks, insurance companies and the government*)² Mr. Chapman has written for every level of the State and Federal Judiciary including the Illinois and United States Supreme Courts; the United States Court of Federal Claims; and the United States Senate – Judiciary Subcommittee. As a Legal Facilitator,TM Bureaucratic Critic,TM plaintiff and author of numerous "Public Interest Litigation," and adversarial pursuits, Mr. Chapman's whistle blowing efforts and persistent highlighting of "official misconduct" in a downstate Illinois Courthouse was instrumental in the State overturning more than 250 criminal convictions and Honorable Governor George Ryan placing a Moratorium on the death penalty in the State of Illinois.

Although he has no aspiration to practice law or formal training in the practice of law, in April, 1991, as a Certified Legal Entrepreneur® Mr. Chapman was awarded the largest judgment ever awarded by the Circuit Court of Cook County, Illinois – First Municipal District, Honorable Angelo D. Mistretta, Judge Presiding. With more than two (2) decades of practical civil litigation experience under his belt, Mr. Chapman has more than eighty-three (83) legal opinions published in cases he has personally litigated. He has been victorious over some of the Nation's most prominent and prestigious law firms. John F. Grady, Senior U.S. District Judge writes: "Mr. Chapman is a prolific litigator in this judicial district." Arlander Keys, Presiding Magistrate for the United States District Court says: "Mr. Chapman's legal writing and strategy is simply brilliant." Chief District Judge Marvin E. Aspen writes: "Mr. Chapman has cut a wide swath³ through the federal court system." The United States Court of Appeals for the Tenth Circuit seated in Denver, Colorado writes: "Appellant is a sophisticated legal writer and we very seldom see this degree of legal sophistication at this level of the judiciary." In a landmark, unprecedented "tortuous peregrination", Mr. Chapman's "Crown of Life" and "persecution style" lobbying caused a Chief Federal Judge to abruptly offer his resignation (March 28, 2006,) to President George W. Bush with years left on the judicial administrator's appointed term in office. As noted in this foreordained "victory" Mr. Chapman has been and continues to be "officially victimized" and subjected to retaliatory and Godless judicial civil rights abuse resulting from the judge's involuntary and circumstantial "family hardship" resignation.

Martin C. Ashman, U.S. Magistrate Judge says: "Mr. Chapman is doing nothing more than what the law allows." Samuel King, Chief U. S. District Judge, Emeritus, Honolulu, Hawaii at a civil pretrial conference held in September 1997, says: "Mr. Chapman's legal ability is amazing." Brian Barnett Duff, U.S. Judge states from the Bench: "Mr. Chapman is handsome, well-dressed, and articulate with a flair for words." Wayne R. Andersen, U.S. Judge states from the Bench: "...Most lawyers don't want to be on the other side of Mr. Chapman's case." The Executive Committee of the U. S. District Court for the Northern District of Illinois, Eastern Division Chief Judge Charles P. Kocoras, presiding (September 2002,) places Mr. Chapman's legal pleadings under an "in camera" closed court, unconstitutionally heighten standard of scrutiny and preview. U.S. District Judge Joan B. Gottschall states from the Bench "... it is apparent that Plaintiff [Mr. Chapman] is more knowledgeable on the Federal Rules of Civil Procedure than Counsel for his opponents." Jack B. Schmetterer, Federal Judge writes in a published opinion: "Mr. Chapman destroys his opponents' will to fight. He wins based on having the lowest cost." Unlawfully "Legislating from the Bench," Mr. Chapman received a retaliatory judicial appointment to the Federal Bureau of Prisons' "Disciplinary Purpose" Committee by Judge James B. Zagel. Honorable Mimi Brin, Chief Administrative Law Judge (Acting), Illinois Department of Revenue states: "Mr. Chapman you are a smart man - smarter than smart." Mr. Alberto Gonzales, U.S. Attorney resigned twenty-eight months after Chapman's first complaint to U. S. Senate Judiciary Sub-Committee. Sr. Judge, George W. Lindberg, writes that "Mr. Chapman is a highly sophisticated litigant." Chapman is also a 1995 involuntary Inductee into the "Posner Project." Sr. Judge, Milton I. Shadur in September 1986, (Case Number 86 C 6001) after a lengthy civil hearing refused to pierce Chapman's Corporate Vail and that Court found "Mr. Chapman to be ingenious."

Mr. Chapman is a recipient of a Presidential (Richard M. Nixon) Appointment; a Congressional (William L. Dawson) Nomination; a Gubernatorial (Richard B. Ogilvie) Military Commission; and Judicial (Honorable Francis Barth) Appointment. Mr. Chapman is also a registered and authorized United States Department of the Treasury, Internal Revenue Service taxpayer advocate, representative and practitioner. He has been recognized by the City of Chicago and The Chicago Board of Education for his voluntary work in their drop-out prevention programs. He formerly served the People of Cook County as a Republican Judge of Elections as appointed by the presiding judge for the Circuit Court of Cook County, County Department - County Division. He serves as Founding and Executive Director of *Judicial Watch*, LAWYER, PRO SE,™ and America's Academy for Prison Reform, not-for-profit civic organizations founded to serve humanity, educate, inform and assist the less fortunate. Mr. Chapman is also the recipient of the prestigious *Instrumentalist Magazine* Merit Award for his fundraising efforts and has been inducted into the "Hinsdale Most Wanted" - a prestigious charitable organization of wealthy Oak Brook/Hinsdale business leaders and philanthropist serving special needs children in DuPage County. He's recognized by schools and institutions of higher learning for his generous equipment donations. An experienced business analyst, consulting for and member of the board of directors for a broad range of closely or privately held and middle market companies in food service, marketing, advertising, legal, finance, career resources, transportation, security, distribution, manufacturing, fabrication, retailing, publishing and government sales. Lamar C. Chapman III, *Solo Fides*™ is a Spirit-Filled Believer, Founder and Chief Fundraising Officer of Spiritually Yours® - a not-for-profit and self-sustaining Ministry of LaSalle Companies.

In his divinely covenant "Priestcraft" Mr. Chapman answered our Creator's Call on his heart on July 11, 1991. As a passionate theologian and rabbi, he studies and teaches the Word of God daily as inspired by some of our Nation's most prolific Spiritual scholars offered by The Moody Bible Institute - WMBI Network. He regularly speaks to our youth on a *pro bono* basis on only one subject: "Overcoming Peer Pressure, Gangmembership, Drugs and Street Traps by Living the Victorious Spirit-Filled Life." He has sermoned from the Pulpits of the University of Chicago historic John D. Rockefeller Memorial Chapel and the University of Chicago Bond Chapel. Mr. Chapman has been married to his "eight-grade" sweetheart - Vanessa Marie, for more than thirty-four (34) uninterrupted years, together, as decreed "for better or for worse" their blessings include two college educated adult daughters; two divinely appointed sons-in-law; three gifted granddaughters; a healthy, wisdom-filled eighty-two (82) year old Matriarch. GOD IS GOOD!

¹In October 1986, Mr. Chapman was included on the Dunn and Bradstreet "Certified Gold List" of the Top 2½ Percent of Elite Americans. ²Quoting Honorable Joan Humphrey Lejkov, Judge, USDC, Northern District Illinois, Eastern Division. ³(Swath means - "To accomplish much; hence make a fine impression" ... Funk & Wagnall's New International Dictionary).

*Please note that each and every altruistic accomplishment and inference of success as set forth herein has been forensically, unconstitutionally verified and confirmed by employees of the United States Department of Justice and the U.S. Postal Inspectors for any incriminating statements, fraudulent or indictable misrepresentations or any conduct supporting criminal charges for mail, postal fraud or justification for perpetual surveillance, and unwarranted personal, professional, business scrutiny or unsuccessful attempts at personal, professional and family intimidation. Be Forever Enlightened and Encouraged By the Almighty Word of God at Jeremiah 29:11-13 NIV- God's plans for you! Best Wishes for a Spiritually Productive Day!™ ♦ All Rights Reserved January 6, 2009, - dv

" DOSSIER "

CHRISTOPHE 'de la' MAR CHAPMAN, // @
AHO, ISRC, Ph.ESD.
