

Third Party Defendants.  
732 S. Andrews Ave.  
Sherman, Texas 75090  
Mailing Address:  
P.O. Box 2091  
McKinney, Texas 75070

original



MAR 17 2017

CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
DEPUTY

Cross-Complaint Defendants in *Pro se*

IN THE UNITED STATES DISTRICTS COURTS

FOR THE WESTERN DISTRICT OF WASHINGTON

STATE OF WASHINGTON, and )  
STATE OF MINNESOTA, )  
STATE OF NEW YORK, STATE OF )  
VIRGINIA, STATE OF OREGON, )  
STATE OF MASSACHUSETTS, )  
STATE OF HAWAII, and unknown )  
States to enter cause; et al. )

Plaintiffs, )

v. )

MUSLINS, JEWS, AND CHRISTIAN )  
AGAINST TERRORISM, "WE THE )  
PEOPLE" TEA PARTY, and )  
NATIVE AMERICANS FOR A UNITY )  
NATION, in all States of America. )

Third Party Defendants, )

DONALD TRUMP, in his official )  
capacity as President of the United )  
States; et al. )

Defendants. )

Civil Action No. 2:17-cv-00141-JLR

## CROSS-COMPLAINT

COMES NOW, the Third Party Defendants, *pro se*, that this civil action (temporary restraining order) is unjustified and has no basis in the law or the Constitution.

Third Party Defendants further states:

1. The U.S. Supreme Court said in 2004 in *U.S. v. Flores-Montano*, "The government's interest in preventing the entry of unwanted persons and effects is at its zenith at the international border."
2. Congress, which under the Constitution has complete authority over immigration, passed a statute providing the President the authority to suspend the entry of aliens into the country. Pursuant to federal statute 8 U.S. Code s 1182 (f) "Inadmissible aliens" has been delegated to the President.
  - a. "SUSPENSION OF ENTRY OR IMPOSITION OF RESTRICTIONS BY PRESIDENT.  
"Whenever the PRESIDENT (not a Judge) finds that the entry of any aliens or of any class of aliens into the United States would be detrimental to the interest of the United States , he may by proclamation, and for such period as he shall deem necessary, suspend the entry of all aliens or any class of aliens as immigrants or nonimmigrants, or impose on the entry of aliens any restrictions he may deem to be appropriate!!!!!!!!!!!!!"
  - b. This code allows for EXCEPTIONS just more paperwork.
3. No federal judge has the authority to substitute his judgment for that of the President when making a decision on what is detrimental to the national security and foreign policy interests of the nation.

4. Third Party Defendants believe that this temporary restraining order is unconstitutional AGAINST MUSLINS, JEWS, AND CHRISTIANS, WE THE PEOPLE and NATIVE AMERICANS because:

a. The Constitution of the United States of America. Amendment XIV. Section I.

“All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. NO State shall make or enforce any LAW which shall abridge the PRIVILEGES or immunities of citizens of the United States; nor shall any State deprive any persons of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal PROTECTION of the laws.”

(1.) The Third Party Defendants believe that this Court does not have the authority to deny the Third Party Defendants their CONSTITUTIONAL RIGHTS, PRIVILEGES OR PROTECTION under the laws of the United States.

(2.) Some Third Party Defendants have been victims of ISLAMIC TERRORISM.

(3.) The Third Party Defendants will SUFFER IRREPARABLE HARM if this restraining order remains.

(4.) This restraining order opens up our country to potential terrorism.

(5.) These extreme vetting order of these several nations are state sponsors of terrorism and serve as a “safe havens” for Islamic terrorist operations.

b. The Constitution of the United States of America. Article IV. Section 4.

“The United States shall guarantee to every State in this Union a Republican Form of Government, and shall PROTECT each of them against INVASION; . . . against DOMESTIC VIOLENCE.”

(1.) The Third Party Defendants believe that this Court does not have the authority to deny the Third Party Defendants their CONSTITUTIONAL RIGHTS, PROTECTION AGAINST INVASION of terrorism and against DOMESTIC VIOLENCE.

(2.) Some Third Party Defendants have been victims of domestic violence from ALIENS in the United States.

c. The Constitution of the United States. Article III. Section 3.

“Treason against the United States, shall consist only in levying War against them, Or in adhering to their Enemies, giving them Aid and Comfort.”

(3.) The Third Party Defendants believe that radical Islamic terrorist have declared WAR against the United States and Israel.

(4.) The Third Party Defendants believe that it is TREASON to allow terrorist, our enemies, into the United States and give AID and COMFORT to these Islamic terrorist who want to come into United States to kill Muslims, Jews and Christians.

d. The Constitution of the United States. Article VI.

“This Constitution, and the LAWS of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be SUPREME LAW of the Land; and Judges in every State shall be

BOUND thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.”

(1.) The Third Party Defendants believe that this Court is

BOUND by the Laws of the United States and cannot deny the Third Party Defendants their CONSTITUTIONAL RIGHTS.

(2.) The Third Party Defendants are suspicious that all the Plaintiffs Attorney Generals in this cause are Democrats.

(3.) The Third Party Defendants believe that this cause has nothing to do with the President’s order of extreme vetting against other nations or concern for a MUSLIN BAN!!! But a conspiracy at attempting to cause division and rioting, hate and violence, and personal vendetta against OUR PRESIDENT.

(4.) The Third Party Defendants are from the Muslim, Jewish and Christian faith.

(5.) The Third Party Defendants believe that this cause is about RELIGION!

The Islamic terrorist religion believe in killing other Muslims, Jews and Christian if they do not believe what they believe.

(6.) MUSLIN LIVES MATTER! JEWISH LIVES MATTER! CHRISTIAN LIVES MATTER!

They are being SLAUDERED in the Middle East Nations! The Third Party Defendants want a permanent ban on these countries not a temporary vetting!!!!

The only person who promises to protect us is our PRESIDENT DONALD TRUMP!!!

The former government would NOT even say the name “ISLAMIC TERRORIST”!

(7.) The former government had made it known that they HATE JEWISH and

CHRISTIANS and the Third Party Defendants believe that this is still going on in the Democratic Party. Listen to Hillary Clinton's HATE!

(8.) When this Court uses what President Donald Trump said in his campaign, then this Court should use the HATE and VIOLENCE that has come from the Democratic campaign. They have been calling for the DEATH of our President! BOMB the White House! Evil HATE coming from their mouths!

(a.) 8 U.S. Code s 1182 (G)" Foreign government officials who have committed particularly severe violations of RELIGIOUS FREEDOM."

(b.) The Third Party Defendants believe that our former government and Democratic Party has violated our religious freedom with their HATE!

(9.) The Third Party Defendants believe that the "Muslin Brotherhood/ISIS" who sat at the right hand of our former government is trying to take over our government. There is a reason why Egypt banned "Muslin Brotherhood/ISIS" from their nation!!

WHEREFORE, the Third Party Defendants pray, for reasons stated above, that this federal court dismiss this cause immediately for violating our CONSTITUTIONAL RIGHTS. If there is a Hearing, we request a Jury Trial in a closed court because of the violent threats the Third Party has been getting.

Respectfully submitted March 11, 2017

*Ann Dawson*

Ann Dawson

Certificate of Service

I hereby certify that a true and correct copy of the foregoing instrument has been forward by first class mail to each party of record on this 14<sup>th</sup> day of March, 2017.

Ann Dawson

PLAINTIFFS:

Washington State  
Attorney General Bob Ferguson  
1250 Pacific Ave., #105  
Tacoma, WA 98401

Massachusetts State  
Attorney General Maura Healey  
One Ashburton Place, 20<sup>th</sup> Floor  
Boston, MA 02108-1698

Minnesota State  
Attorney General Lori Swanson  
445 Minnesota St., Suite 1400  
St. Paul, MN 55101

Virginia State  
Attorney General Mark Herring  
202 North Ninth Street  
Richmond, Virginia

Oregon State  
Attorney General Ellen Rosenblum  
1162 Court St., NE  
Salem, OR 97301-4096

Hawaii State  
Attorney General Doug Chin  
425 Queen St.  
Honolulu, HI 96813

New York State  
Attorney General Eric Schneiderman  
The Capitol  
Albany, NY 12224-0341

Massachusetts State  
Attorney General Maura Healey  
One Ashburton Place, 20<sup>th</sup> Floor  
Boston, MA 02108-1698

DEFENDANTS:

President Donald J. Trump  
The White House  
1600 Pennsylvania Ave., NW  
Washington, DC 20500

Vice-President Mike Pence  
The White House  
1600 Pennsylvania Ave., NW  
Washington, DC 20500

U.S. Department of Justice  
Attorney General Jeff Sessions  
950 Pennsylvania Ave. NW  
Washington, DC 20530-0001

U.S. Department of Homeland Security  
Attn: Sec. John Kelly  
245 Murray Lane SW  
Washington, DC 20528-0075

U.S. Department of State  
Attn: Sec. Rex Tillerson  
Federal Government Office  
2201 C Street, NW  
Washington, DC 20520

PRIORITY  
★ MAIL ★

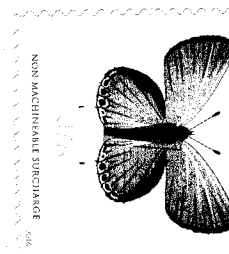
TRACKED  
★ ★ ★  
INSURED  
★



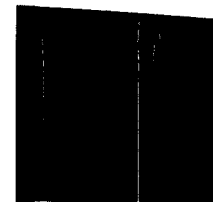
For Domestic and International Use

Label 107R, May 2014

Ann Dawson  
732 S. Andrews Ave.  
Sherman, TX 75090



2017





U. S. District Court  
700 Stewart St, Suite 2310  
Seattle, WA 98101



MAR 17 2017

U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
DEPUTY



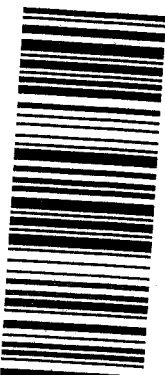
1006



98101

Expected Delivery Time

USPS TRACKING



9505 5126 4932 707