

JAN 23 2012

DAVID J. MALAND, CLERK
BY DEPUTY

Jeffrey Scott Barea)

Plaintiff,)

v.)

) CASE NO: 4:12cv40

) Schneider/Mazzant

David Miscavige, Tom Cruise,)

Church of Scientology, Internal)

Revenue Service, U.S. District Court) Presiding Judge

(for the Eastern District of Texas - Sherman)

Division, U.S. Attorney Dallas Division,)

United States Department of Justice -)

Southern District of New York, Tommy Davis)

State of California, State of Florida, →)

Ari Emmanuel Defendants

COMPLAINT

Wherefore humbly comes before this Court Jeffrey Scott Barea, Plaintiff, to allege and affirm this complaint against David Miscavige, et al., Defendants,

- ① Plaintiff is a citizen of these United States,
- ② Plaintiff is a duly registered candidate for federal office, namely President of the United States, in the 2012 election,

③ Plaintiff resides at 2320 W. Prairie St. Apt.

209, Denton TX 76201,

④ Plaintiff current mailing address is Jeff Scott Barea SIT #86972, Denton County Jail, 127 N. Woodrow

Lane, Suite 200, Denton TX 76205,

⑤ Plaintiff is not nor has ever been a member of the Church of Scientology or any of its multitude of illegally organized corporations or organizations,

⑥ Plaintiff has never had any interaction positively or negatively with the same until January 2008 when Plaintiff wrote a blog post in support of free speech

regarding Gawker Media Company's publishing of a video containing Tom Cruise, an actor, resulting in actions which shall be detailed in evidence through this process and are the subject of this complaint,

⑦ David Miscavige as Chairman of the Board, ^{defacto} of all Church of Scientology related corporations and organizations has fraudulently organized those organizations,

⑧ and previously engaged in similar actions ~~not~~ against Plaintiff as detailed in previous court filings not affiliated with Plaintiff such as "Operation Snow White" and a fraud and criminal conspiracy known as "Fair Game" in direct violation knowingly by Defendant(s) of the RICO & Racketeering Involving Corrupt Organizations Act,

⑨ that David Miscavige in his position as inuidate religious dictator holding spiritual and believed physical power over his employees, members, and affiliated vendors through such processes as having unpaid volunteers living in slave labor ~~conditions~~ conditions as a "billion year" contract did commit fraud

IN RE: BAREA V. MISCAVAGE

in coordination with Tommy Davis and other subordinates to ~~use~~ use members' positions as ~~the~~ elected and other positions in local, state, and national government to deprive Plaintiff of life, liberty and the pursuit of property,

- (1) that David Miscaige as he has organized his activities to operate as a de facto state agent illegally operating within the United States and already having been convicted a such by the nation of France to subvert the constitutionally guaranteed protection of the Plaintiff by such planning and coordination of his members requiring them to violate their oaths of office as public service.
- (2) that such coordination and planning illegally and fraudulently use the financial resources of those offices, and ultimately the tax payers of the United States & the State of Texas to commit these civil rights violations from his offices in the states of California and Florida,
- (3) That the employees of the Internal Revenue Service as members of David Miscaige's ~~clear~~ religious ordered delete and act to disrupt the establishment and use of an Employer Identification Number for Plaintiff's duly registered candidate organization with the Federal Election Commission,
- (4) That Tom Cruise, in his position as de facto second in command of the criminal conspiracy, has aided in the planning, messaging, public relation, and execution of the fraud under Rico and before organized a "shadow state actor" within the United States government.

(14) That the actions of all defendants coordination with the members/employees have acted to interfere in the Equal Protection Clause, protection from Unreasonable Search & Seizure, Fraud, Theft, Attempted Murder, False Arrest, Unlawful Detainment, Kidnapping~~b&q~~, Violations of the 14th Amendment, 16th Amendment, 4th Amendment, 18th Amendment, 1st Amendment, 10th Amendment, 25th Amendment,

(15) Such actions under R.I.C.O. create a state actor of all Defendants and members employees causing a dispute between a resident of one state against resident of another state against another state government, my own state government against the United States Government.

(16) More will be added & explained in Interrogatories & Answer & Effect as my fingers are tired - am in jail and deprived of a computer to type out a nice clean looking complaint, that is all.

THEREFORE, HUMBLY comes BEFORE THIS COURT ATTACHED are such RELIEF AND ASSISTANCE AS COURT DEEMS APPROPRIATE THAT

(17) Plaintiff be awarded \$175,263.45 in medical bills, dental bills,

(18) Plaintiff be awarded \$75,325.42 in lost wages, and ~~and~~

(19) Plaintiff be awarded \$495,675.32 in future medical expenses

(20) Plaintiff be award \$1,950,422.10 in future wage potential lost due to damage of reputation,

(21) Punitive award in the amount \$300.00 from each defendant,

(22) PUNITIVE AWARD IN THE AMOUNT OF ONE COPPER PENNY (\$1.01) ('1\$) from David Miscavige.

Respectfully Submitted,

Jeffrey Scott Barea

SLT SO # 86972

Denton County Jail

127 N. Woodrow Lane Ste 200

Denton TX 76205

pro-se

EPA

Boren, Tiffey Soft
S I T Soft S6972
Denton County Jail
127 N. Woodrow Lane
Denton TX 76205

**U.S. DISTRICT COURT
EASTERN DISTRICT OF TEXAS**

JAN 29 2012

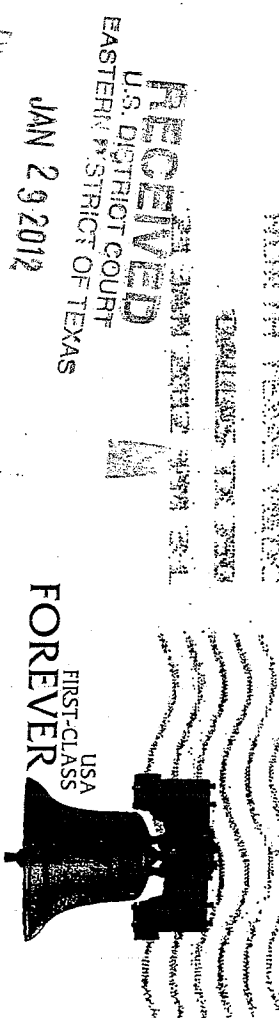
Clayton ^{Att'y} The Comptroller
U.S. District Court
Eastern District of Texas - Sherman
101 E. Dean St. Ste. 112
Sherman, TX 75090

New
Complaint Enclosed w/motion

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Baren, Jeffrey Scott
S I T So. 48-86972
Denton County Jail
127 N. Woodrow Lane #200
Denton Tx 76205



Chas. B. Sherman
U.S. District Court
Eastern District of Texas - Sherman
101 E. Dean St. Sherman
Sherman, TX 75090

New
Complaint Enclosed w/motion

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