

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS**

PATRICIA GAVIN)	
)	
PLAINTIFF)	3-10CV-1977N
v.)	CIVIL ACTION NO
)	
JERRY JONES, ET AL.)	
)	
DEFENDANTS)	

COMPLAINT

COMES NOW PATRICIA GAVIN, PRO SE, PLAINTIFF, to file the following under Title 18, US Code Section 1038 threats and hoaxes, sexual assault; theft; false imprisonment, violation of privacy; obstruction of justice; stalking per the affidavit attached (Exhibit A).

RELIEF REQUESTED

WHEREFORE ALL PREMISES CONSIDERED, Plaintiff requests \$500,000,000.00 plus attorney fees.

Respectfully Submitted,

**PATRICIA GAVIN
3528 ROUTH ST
DALLAS, TEXAS 75219
(214) 489-5461
hedgesvount@yahoo.com**

September 30, 2010

EXHIBIT A
AFFIDAVIT OF PATRICIA GAVIN

AFFIDAVIT

I, Patricia Gavin, being duly sworn state:

1. I have been employed by the United States Air Force from February 1985 to June 1992 on active duty with an honorable discharge and in the United States Air Force Reserve from September 1995 to Present in an inactive Reserve status as a public affairs officer in the rank of captain. My duties included preparing news releases and editing statements for public release and news media dissemination. My records were sealed in Cause No. 98-550C in the United States Federal Court of Claims, *Patricia Gavin v. United States of America* in January 1999. My duties include upholding the laws of the United States, including, but not limited to:
 - a. Title 18, United States Code (U.S.C.) Section 1038 (threats and hoaxes)
 - b. Sexual Assault
 - c. Theft
 - d. False Imprisonment
 - e. Violation of Privacy
 - f. Obstruction of Justice
 - g. Stalking
2. The statements set forth in this affidavit are true and correct; to the best of my knowledge. The facts in this affidavit come from my own personal observations; my training and experience; and information obtained from records, witnesses, and other law enforcement officers/agents to include Veteran's Administration personnel. This information is to show merely that there is sufficient probable cause for the requested warrant and does not set forth all my knowledge about this investigation.
3. I make this affidavit in support of a complaint charging Jerry Jones, NFL Dallas Cowboys Owner, with the violations listed in paragraph 1, as well as his agents listed.
4. On or about April 9, 2010 at approximately 2 a.m. at Ocean Prime restaurant in Dallas, Texas, as I was exiting the Ladies Room at the back of the restaurant Jerry Jones obstructed my exit and shoved me into the Ladies Room and sexually assaulted me pinning me against the wall and stating "You aren't going anywhere. I planned this when you walked in."
5. Mr. Jones blocked my exit as I was leaving the Ladies Room and shoved me back in the restroom after I told him "Good Luck with the Superbowl. That is a really big job. I was just leaving. Excuse me". As I attempted to avoid him and step around him he put his hands on my shoulders and drove me back in the Ladies Room and against the wall.
6. Mr. Jones sexually assaulted me in the Ladies Room and he had an erection when he pressed me against the wall. I broke away from his grasp and told him that I had a ride and people waiting on me and that I had to leave.

7. Mr. Jones had made a pass at me earlier when I first arrived and introduced the artist Tomas Aleman who I obtained a grant from Arkema of Plexiglas to prepare portraits of jazz artists for New Orleans Habitat for Humanity Musician's Village in August 2009.
8. Tomas Aleman and I had both donated artwork to the Gulf Coast Bank and Trust Auction August in August 2009 to raise funds for the nonprofit in the wake of Hurricane Katrina. James K. Moore and Tomas Aleman and I took a trip to New Orleans to deliver the artwork in July 2009 as we were at Ocean Prime restaurant because I had a painting by Anthony Atkins of marine life I wanted to market to Ocean Prime.
9. I ignored Mr. Jones initial pass upon introduction of Tomas Aleman and sat with the pianist that evening and did not dine, drink or have eye contact with Mr. Jones. I figured Mr. Jones had just made an error or faux pas before I had a chance to introduce Mr. Aleman.
10. Mr. Jones insisted I walk out of the Ladies Room with him at the end of the evening when I tried to break away from his grasp and he grabbed my arm and forcibly walked me to the front of the restaurant. A younger blond woman entered the Ladies Room as we were exiting. He stated he and his driver had planned to drive me home and made arrangements when I was in the Ladies Room as Mr. Moore had driven me to the restaurant from the Dallas Film Festival where I wrote reviews on Artist Jean Michelle Basquiat and Architect IM PEI documentaries.
11. I asked James K. Moore and Tomas Aleman when I went to the restroom if they had my handbag as I'd asked them to hold it while we were leaving. They did not have my bag when I returned to the lobby area of the restaurant where they were ready to depart.
12. I checked with the bartender to see if my bag had been turned in to them and they did not have it and it contained my phone and computer passport and files to include sealed military records and litigation on the Grand Hotel property and lien claims I had placed on the Grand Hotel Library and Security Pacific Bank-backed Dallas #1, LLC property at 2020 Live Oak that were subject to appeal in the Supreme Court of Texas in Cause No. 10-0128 Gavin v. Dallas #1, LLC and Rainbow LV Properties, LLC Consolidated.
13. My purse also contained a check for \$2 million British Sterling drawn on the Bank of Scotland that had yet to be capitalized by UKI Foundation of Miami through a MI6 Agent John Miller who was working with Jack Mayer of UKI Foundation out of Miami. I was introduced to Mr. Miller through Mr. William Hyatt Gordon of Gordon Atlantic based in New York City who was a graduate of Tulane and who was working with me on the art that I had catalogued from New Orleans and local Texas Artists to raise funds through the sale of reproductions of original works.
14. When the bartender could not produce my purse, I re-entered the lobby and concluded Mr. Jones driver had obtained my bag since Mr. Jones told me in the restroom that "he had made plans to drop me at my residence" a few blocks from the restaurant with his

driver. Mr. Moore I assumed would drop Mr. Aleman at his residence since Mr. Aleman did not drive and the two were well acquainted and meet me at 3528 Routh Street.

15. I left the restaurant with Mr. Jerry Jones and his driver "Al" expecting them to drop me at 3528 Routh Street on the way to Mr. Jones 4500 Preston address, but the driver did not stop at my address and went straight to the 4500 Preston estate entering and parking the vehicle on the parking pad inside the gate after the electronic gates closed.
16. Mr. Jones was sitting between the driver "Al" and me. I got out of the vehicle and stated that I needed my phone and purse. At that point Mr. Jones did not exit the vehicle but dismissed his driver and patted the bench of the vehicle and asked me to sit down.
17. I re-entered the vehicle and he stated "My son Steven was in the restaurant tonight and there were prostitutes in the restaurant". I was confused as to why he would tell me this as I did not know his son and had never been introduced to him.
18. Then Jerry Jones opened his wallet and started taking out \$100 bills from his billfold and handed \$200 to me. I thought initially he is paying me for my handbag since he did not produce it upon arrival at the house, but then he reached over and began to unfasten my britches and put his hands inside me.
19. I had a ski injury in 2003 that left me with paralysis in my arms and I went through 6 months of therapy to get the range of motion back in my arms which was the basis for assault charges in Teton County, Wyoming, to be expunged following my divorce when my ex husband incited my elder children to rebel on a family vacation at my brothers in an attempt to gain custody. This interfered with my income from 2003 to 2006 where I was a licensed securities officer with Merrill Lynch until the expungement of the false charges with production of my medical records from Dr. Weidler of Thayne, Wyoming, who had documented my condition and treated me as a former VA physician.
20. I asked Mr. Jones to get out of the car and help me take off my boots which he proceeded to do. When he got out of the vehicle and I had my legs at his chest I told him "This is not happening and you better let me go NOW." Immediately he called his driver "Al" who was roaming the grounds to take me back to my residence, but neither returned my bag or phone.
21. On the way to 3528 Routh Street Mr. Jones driver asked me if I was from Dallas. I told him "NO". I explained I grew up in Washington, D.C. and my father was an attorney for the US Park Service and I came to Dallas 10 years ago with my husband when we left the Air Force as we were both commissioned officers and my ex-husband was an Air Force special operations pilot. I also told him to tell Mr. Jones I was raised by Vince Lombardi's coaches who were my neighbors in Fairfax, Virginia, as Lou Carpenter coached my softball team with my Dad and his girls my age and also coached for the Redskins after Green Bay Packers – at least that is what I knew growing up next door.

22. I arrived at 3528 Routh Street and Mr. Moore was sitting on the steps as he had the keys to let me in since he expected. Jerry Jones and his driver to drop me at the residence and I did not have my purse or phone.
23. I went to replace my identification and phone the next day April 9, 2010 with James K. Moore, but stopped back at Ocean Prime at 4 p.m. to find my purse in their safe and my phone separated from my bag but also in the safe. I told James Moore that Jerry Jones had my handbag and he asked, "Why would Jerry Jones take your bag." I told him I didn't know.
24. When I later asked Tomas Aleman August 9, 2010 where my bag went he got extremely red-faced so I assumed he gave it to the driver Al since James Moore did not know where or why Jones would take my purse and Aleman was friends with Al, Jerry Jones driver since he works at the Crescent Hotel in the Beau Bar there and has contact with him on occasion which Tomas Aleman admitted to me.
25. I wrote Ocean Prime a thank you on their Facebook page for returning my bag.
26. I received a call April 11, 2010 from Mr. Jones driver "Al" who left a message and his number stating that he was glad I had received my bag after he called Mr. Moore to ensure I got it back on Saturday April 10, 2010. I had left to go to Houston for an art show and I had a date with Doug Kingsbury who owned the FBO in Galveston and a helicopter company in Houston. I was with Kingsbury when the call came in on my cell phone, but I did not take it that Sunday as it came in marked Private and my phone was on silent at Doug Kingsbury's request when I spent time with him.
27. I returned the phone call Tuesday, April 13, 2010 and told Mr. Jones driver "Al" it would be better if Mr. Jones had any interest in the art panels Mr. Aleman was working on for the Superbowl planned with my partner William Carter of Winston Salem, North Carolina, that Mr. Jones contact Mr. Carter directly. Mr. Carter was helping sponsor a show that week in Houston April 15, 2010 in Pearland. I was also litigating for custody of my daughter so explained that with the artshows upcoming this was really awkward for me.
28. Mr. Carter managed financial portfolios of athletes and I met him at the NBA All Star Game in February 14, 2010 at the Ritz Carlton with Mr. James Moore. Mr. Carter offered to split sales with me of the \$500,000 in artist work I cataloged and set up events in 6 cities with athletes from across the sports leagues whose financial portfolios he managed. Our first event was May 8 which is why I avoided Mr. Jones initially when he made a pass at me upon my arrival at Ocean Prime and sat with the pianist as I did not want to encourage Mr. Jones with the events Carter had planned.
29. I also did not want to spoil the sales of the artists who had worked very hard to produce their work and offered to put the works in the 6-city tour planned with William Carter in Dallas, LA, Denver, New Orleans, Houston and New York between May and November. I had catalogued more than \$500,000 in original art to sell reproductions and commission

additional portrait works and special projects. Consequently I said very little about the incident and offered to write a story for Southern Hospitality Magazine on the Cowboys Stadium and informed Mr. Jones I would write the story and thanked him for the return of my handbag on Facebook. The following day I received rose petals on my doorstep from the door to the curb.

30. Then strange things started happening. Melvin Hurst who was the father of Michael Hurst of Gruber and Hurst law firm who represents Jerry Jones approached me as a representative of a credit card processing firm and asked me "Who I was dating? I found this invasive and told him I had too much litigation going on to date anyone. He explained his son was an attorney but not that he represented Jones.
31. I later met with Michael Hurst about my pending claim at the Supreme Court of Texas where a Petition for Review was due April 26, 2010, but didn't mention the Jones assault. I met with Michael Hurst before Racehorse Haynes attorney Joseph Lanza withdrew May 23, 2010 in an email I received when I informed him of the assault due to conflict of interest with Mr. Jones as Mr. Haynes and Jones were friends.
32. Michael Hurst referred me to Keith Pittard who wanted a retainer to complete my Petition for Review. Initially I did not explain that Racehorse Haynes firm would withdraw because they did not advise me of this until May 23, 2010 after the Supreme Court of Texas approved an extension to file my Petition for Review due April 26, 2010 to May 17, 2010. I had asked for the Extension through May 26, 2010 but it was initially denied. Then I explained to Pittard what happened with Jones and that I was going through trauma counseling at the Veteran's Administration ordered as a condition of my custody in the 231st Judicial District Court in Fort Worth, Cause No. 231-353715-03 *In Re Jacqueline Weidner* relating to my military service. My Motion for Extension was approved a second time.
33. I scheduled May 8, 2010 a physical with the VA and explained that I had waited to get my menstrual cycle before coming into the clinic to report the assault by Jones. The Veteran's Administration ran all my tests for STDs and pregnancy which came back negative. I had the tests run because Jones admitted he and his son were with prostitutes that evening in the Ocean Prime Restaurant.
34. I informed Doug Kingsbury that my tests came out clean after he had asked about the incident and I offered to provide him copies of my records but told him they were sealed by the US Federal Court of Claims so he did not insist on copies.
35. I also continued counseling with the Veteran's Administration and reported the matter to Ocean Prime Vice President David Miller who advised me he would provide additional information and acknowledged the staff returned my handbag, but not who returned the handbag to the staff. Miller stated he would not release additional information unless I filed a complaint with the local authorities. I subsequently did so May 16, 2010 and wrote Don Jack Jerry Jones attorney in Little Rock, Arkansas.

36. I also informed Dallas Mayor Leppert of the sexual assault and asked for no press.
37. I also informed my former supervisor of the assault Pamela Nault Thompson who had just been hired by US Secret Service and sent her an email explaining the assault to yogabreeze@yahoo.com. Her husband Colonel Robert Thompson also worked in the Air Force Reserve Public Affairs staff at the Pentagon and my purse contained all my military identification, social security cards and passports.
38. On or about April 26, 2010 William Carter postponed and then cancelled the Dallas art shows so this affected both my income, that of the artists whose \$500,000 in original and giclee works I catalogued and William Carter's income.
39. On May 21, 2010 Clyde Lovingood and I who was the broker on the Grand Hotel and Library was assaulted by an unknown women while I was in the restroom at Al Biernat's and given shingles and an STD he recorded at the VA.
40. I filed a statement with the Dallas Police Department June 8, 2010 and was asked to talk with a sexual assault detective, but referred the assault detective Sergeant Smith who I spoke with to the Veteran's Administration as I had already documented everything with the VA and my military records were sealed by the US Federal Court of Claims. I told Detective Smith I did not know why Jerry Jones did this to me or if he was having some sort of health issue himself as I later learned he has heart arrhythmia and he had an erection in the restroom and looked like he was having health problems when he insisted I walk out with him of the restaurant. I wrote Don Jack who was Jones attorney and had received no response.
41. Then after I filed in June the complaint with the Dallas Police Department and scheduled the trauma counseling at the Veteran's Administration, I was told by my therapist Summer Livingston that Levi McCathern had called her office seeking my patient status on or about June 17, 2010 and demanded an immediate response back in 30 minutes whether I was a patient. I didn't know Levi McCathern so I googled him and found he was the Dallas Cowboys attorney. I wrote McCathern and Mooty a letter that was a "cease and desist" letter explaining I had already contacted Don Jack and did not view the matter as one pertaining to the Dallas Cowboys but a private matter. I did not receive a response but explained my records were sealed and patient status privileged. It occurred to me that because the second assault at 4500 Preston occurred in Jerry Jones vehicle with his driver that the NFL Dallas Cowboys attorney had an interest. I sent him the complaint I had sent to Don Jack explaining what happened but also the fact I had no idea why Jerry Jones did this to me as I never met him previously.
42. After the Dallas Police Department encouraged me to file charges against Jones I hesitated because I didn't understand why he had done this to me. I wrote McCathern and Mooty and asked them to help explain this because it made no sense to me as to why Jerry Jones would do this. I also explained I was working on my lien claim and custody issues and that if he took my bag because he planned to interfere in my civil litigation and had an interest in the Grand Hotel I would just assign my claim to him and move on. I

was more interested in straightening out my custody which is why I submitted to the VA therapist visits with Summerlyn Livingston as a condition of my custody arrangements.

43. Then over the July Fourth Holiday I entered the Cause No. 09-11243 **NUEVO SOL V. HAMSHER INTERNATIONAL, LTD ET. AL.** cause in the 68th Judicial District Court pertaining to the liquidation of the furnishings, fixtures and equipment of the Grand Hotel where my lien claim was pending on appeal at the Supreme Court of Texas to be remanded to the trial court for lack of due process after a jury trial on partial claim of \$18,000 in independent contractor fees in the 193rd Judicial District Court was dismissed in Cause No. 07-12081 **NATO FUND, INC. v. HAMSHER INTERNATIONAL, INC.** with a Turnover Order for \$28,772.80 to Counsel James McCown that was obtained in the 191st Judicial District Court Cause No. 08-00698 **DALLAS #1, LLC AND RAINBOW LV, PROPERTIES, LLC V. PATRICIA GAVIN** with false sworn affidavits stating I didn't work for NATO FUND INC and DALLAS #1, who were Security Pacific Bank-backed entities where my 1099s were withheld to obtain April 2008 Summary Judgment and attorney fees with the release of lien claim on 2020 Live Oak, a Dallas #1, LLC entity where Security Pacific Bank held the \$3.5 million mortgage on the building and could obtain from the City of Dallas tax abatement for that amount on the 2020 Live Oak Property if the Grand Hotel was also held in a joint venture. On appeal of my claim the false sworn affidavits of Counsel James McCown for NATO Fund, Security Pacific Bank were removed so that I could not correct defective citations in an Amended Brief on the Merits after the two cases were consolidated on appeal in a May 4, 2010 Pro Nunc Order.
44. Over the July 4th weekend I learned that Security Pacific was under investigation by the FBI and also that Jerry Jones had been recorded inebriated on Deadspin.com after I put Jones on the witness list. I learned he had interests in Starwood which would explain his taking of my bag and files and phones. I also learned that Jones had been taped via cell phone the same night as he assaulted me at Ocean Prime before I arrived and that Deadspin tape showed Jerry Jones inebriated or in a state where his speech was slurred before I ever arrived at Ocean Prime as the dateline on the video was the same April 8, 2010 that later that night he sexually assaulted me. I notified all counsel I was aware of both the Security Pacific fraud investigation relating to my claim subject to appeal and the fact Jones was apparently overserved the night he assaulted me and took my phone and bag to apparently interfere with my litigation at the Supreme Court of Texas.
45. About a month after the Jones assault I was approached by a man named Scott Bibb who who claimed he was a vice officer and who queried me about the assault and tried to "date me". He offered to put me up in a household in North Dallas if I was pregnant and marry me. I told him I had a daughter who I was litigating for custody of and that was really kind but premature and not to call me anymore and reported to the Dallas Police that he was impersonating an officer when I learned he was not a vice office. He was seeking details of my sexual history which were sealed by the services. I also told him basically I had been married and was not interested in remarriage and that I had had my youngest daughter and did not marry her father and was not planning on remarrying any time soon given my litigation. He told me his sister was the Assistant District Attorney

in Chicago and that funding my litigation was no problem. I told him to stop calling me. He called me again over the Fourth of July and again over Labor Day admitting that Jerry Jones sent him – apparently in an effort to try and “tie me down”. Bibb had tried to encourage me to stop communication with Tomas Aleman and James K. Moore which made me immediately uncomfortable because it was cause for interfering in my business relationships before the art shows were cancelled with William Carter.

46. On or about May 23, 2010 I also wrote NFL Commissioner Roger Goddell via email and explained what had occurred with Jones and suggested Jones take someone to lunch before trying to ruin their lives and interfere in their business and that I felt violated and was completing in May and June 2010 the trauma counseling with the Veteran's Administration. I had not yet learned of the video filmed earlier that evening April 8, 2010 at Ocean Prime, but Goddell knew of it because it went viral April 13, 2010. After it went viral I had people buying me drinks and trying to crawl into bed with me and could not explain it as I didn't know the video was taped the same night as the assault in the Ladies Room at Ocean Prime when Jones was overserved apparently.
47. I told Jones attorneys via email because of the harassment to NEVER have Jerry Jones driver Al contact me again.
48. I also Jones attorney via email that I didn't think \$200 was appropriate compensation for what he had done to me which was to solicit sexual favors from a commissioned military officer who was already subject to court directed orders for military sexual trauma as a condition for custody.
49. Jones interfered with my income by the cancellation of art shows planned and with my personal relationships with custody of my daughter and income and my relationship with Doug Kingsbury and my litigation with the refusal of representation by Joseph Lanza after notice of the assault where I owed \$15,000. The assault also derailed my Supreme Court of Texas litigation and I was having to explain my Pauper's Affidavit status and why I could not hire counsel in the 68th Judicial District Court. I suggested to Jones counsel I would assign my lien claim on the Grand Hotel/Library. A meeting was scheduled August 10, 2010 with Jones financial advisors who handle his oil and gas interests at Reef Exploration by Denise Bishop who dated the Assistant District Attorney in Dallas.
50. On August 10, 2010 a luncheon was set with Steven Jones and Wayne Kirk of Reef Exploration by Denise Bishop who was formerly dating one of the Assistant District Attorneys in Dallas. I explained since I subpoenaed Steven Jones in the 68th Judicial District Court to explain why I was unable to retain counsel due to his father Jerry Jones assault and interference in my work, relationships and litigation and to produce insurance policies for the vehicle I had been assaulted in April 9, 2010, I didn't want to meet with him. I agreed to meet with Kirk about assignment of my lien claim.
51. Kirk represented both Jones and Donald Trump oil and gas interests and I suggested in email to Levi McCathern that I assign my lien claim and that they develop the property

and purchase it from Hamsher International, Ltd. and Grandco Investments, Ltd. who are a People's Republic of China owned company who also owns the Melrose Hotel and Warwick Hotel chain.

52. I met with Bishop and Kirk on August 10, 2010 and afterwards they stopped at 3528 Routh residence where they came in and fixed themselves drinks and also offered me one as well. In it they put GHB and I realized I'd been drugged. Wayne Kirk told me "You better not fuck with Jerry Jones". When I said "It is too late for that advice because of the subpoenas and explained that was the point....I refused Jones advances" both Wayne Kirk and Denise Bishop became animated and frightened. Kirk recanted his threats and Bishop said "We should have given her valium instead" and they ran up the stairs to the bedroom. I immediately left and went to Robert Murray who was holding Open House across the street and knew of my litigation. I was losing consciousness and left and locked myself in 3532 Routh Street where my belongings were stored courtesy of James Moore pending disposition of my VA claim for disability filed August 9, 2009. I awoke at 10:30 p.m. and locked without entering the 3528 Routh address and reported to the VA after trying to rouse Mr. Lovingood at his 6542 Morningstar apartment in The Colony, Texas, who I worked for on the Grand Hotel and who testified on my lien claim that resulted in the 20% attachment for my daughter of that claim in my custody case in the 231st Judicial District Court where Lt Commander John Michael Weidner has Managing Conservatorship.
53. I reported the assault to the FBI and they suggested I ask for US Marshall Protection. I wrote the US Marshall Service and explained the problems and Jones assault. I also explained I had been run off Oak Lawn Boulevard July 28, 2010 after filing subpoenas that Friday against Jerry Jones, Stephen Jones, Al the Driver, Levi McCathern and Jerry Mooty (Jones nephew according to Melvin Hurst). I reported the hit and run accident that pushed a car in my lane. I also reported the assault of Clyde Lovingood at Al Biernat's by a women with STDs who infected him at the bar May 21, 2010 after I reported the results of my VA health evaluation to Don Jack, Jerry Jones personal attorney after I wrote the story for the Cowboys on Cowboy Stadium explaining I had worked for Mr. Lovingood and providing him as a reference and explaining my records were sealed on his Facebook page.
54. I also explained to the FBI how my income had been blocked with false allegations I was a flight risk by Lt Commander John Weidner, USN, who was involved with a woman Kirsten Lowe Carlson with a history of violence and drug issues with her son. Lowe worked with Weidner to stalk and take custody of my daughter with reversal of Managing Possession in February 2006 when I withheld custody and Lowe was barred access from Jacqueline Michelle Weidner but Lt Cmdr John Michael Weidner ignored that order which is why I moved to Dallas where I initially sublet an apartment from a Laurel Barrett who was a friend of one of Jerry Jones mistresses - Jocelyn.
55. On September 20, 2010 Jerry Jones attorneys appeared in the 68th Judicial District Court and they stated they had no idea why they were called to the Court. Judge Hoffman issued a Protective Order and Order for \$10,000 in attorney fees to Levi McCathern, and

\$3,500 to James Watson who represented Brandon Davis the General Manager at Ocean Prime and \$500 to James McCown who represented Security Pacific Bank interests.

56. I explained that I had filed criminal charges with the FBI on September 19, 2010 via email and that the DA would work things out and the Judge Hoffman set a Pauper's Contest Hearing for October 8, 2010. On September 27, 2010 I filed Objections to those Orders and a copy of the Pauper's Affidavit filed in Cause No. 10-00777 Dallas Business Journal v. Patricia Gavin in the County Court at Law Number 10 where the District Attorney approved the Pauper's Affidavit in my absence August 16, 2010 when I was recovering from the assault August 10, 2010 and dosing by Wayne Kirk, Denise Bishop after I was administered enough GHB to put me in a coma after threats to basically drop my litigation.
57. At hearing September 27, 2010 Judge Hoffman told the Clerk of the Court not to let me file further documents in his Court after learning I had filed Objections to his Orders with requests for attorney fees and a copy of my Pauper's Affidavit with Order denying Contest on Inability to Pay Court Costs from the County Court at Law Number 10.
58. I also was advised September 29, 2010 in the 231st Judicial District Court that Judge Catterton would not modify Final Orders for visitation with my daughter after the VA refuted his Orders for additional counseling as a condition for custody. Catterton dismissed my request to modify his Final Orders although his Final Order with an attachment for my minor daughter of the lien claim was misstated citing the lien was subject to litigation in the NATO Fund, Inc. v. Hamsher International cause of action in US District Court rather than the 193rd Judicial District Court.
59. The Final Order was issued with errors by the 231st Judicial District Court based on perjured statements by John Michael Weidner that I was a flight risk to interfere with employment and is inaccurate as a State Court can't limit custody of my daughter based on medical records that are sealed by the federal government and a false diagnosis the government refutes but that cannot be subpoenaed by a state court.
60. Further the Dallas Courts have issued Turnover Orders for attorney fees based on perjured statements by Counsel James McCown and Thomas Keen for Hamsher International, Ltd. with false pleadings and false sworn affidavits stating I didn't work for the Dallas #1, LLC or NATO Fund, by Counsel James McCown that were used to dismiss a jury trial which is a violation of the Texas Constitution Article I, Section 13 and 15. Those same affidavits were withdrawn from the Fifth District Court of Appeals to prevent the correction of defective citations in the Amended Brief on the Merits contrary to TEX. R. APP. R 12.4. prior to the appeal of the case to the Supreme Court of Texas in Cause No. 10-0128 Patricia Gavin v. Dallas #1, LLC et. Al. Consolidated.
61. The 68th Judicial District Court Judge Hoffman has instructed the Clerk of the Court to limit any and all future filings from me without approval of Judge Hoffman after learning I filed Objections to his Orders for attorney fees and Protective Order. Judge Hoffman further threatened sanctions as a vexatious litigant when both cases Dallas #1, LLC and

NATO Fund, Inc. were consolidated on appeal and Security Pacific Bank who backed both entities was purchased by the Bank of Canton where the Hamsher International, Ltd. and Grandco Investments,, Ltd. is also a PRC or Peoples Republic of China backed entity where I have brought this one consolidated claim against Hamsher International, Ltd. and Nuevo Sol for allowing the lien claim pending to be affected by the removal of furnishings, fixtures and equipment. Judge Hoffman has demanded a Pauper's Contest scheduled October 8, 2010 after the District Attorney approved the Inability to Pay Court Costs while I was recovering from assault and drugging by Jones financial advisors August 10, 2010 reported to the Veteran's Administration as the Assistant District Attorney was aware of the incident since his paramour Denise Bishop set it up.

62. Last but not least the Supreme Court of Texas dismissed with prejudice the appeal September 16, 2010 for lack of submission of Petition for Review and extension as a result of dosing by GHB and assault by Jones financial advisors August 10, 2010 where I was severely affected by the drug as noted in my VA medical records which cannot be subpoenaed in state court. As a result I have filed to move the case in the 68th Judicial District Court to Federal Court of Claims since the FBI has Security Pacific Bank under investigation and my records are sealed in that Case 98-550C.
63. Based on paragraphs 4 through 621, I believe Jerry Jones committed these violations as he (1) sexually assaulted me April 9, 2010 at Ocean Prime Restaurant in Dallas in the Ladies Room; (2) sexually assaulted me at his residence in a Dallas Cowboys NFL Vehicle at 4500 Preston Road; (3) committed theft of my purse and its contents which included sealed medical and military matters as well as \$2 million British Sterling check for Haitian water project from UKI Foundation ; (4) violated my privacy by seeking privileged VA medical status from Summerlyn Livingston through his counsel Levi McCathern; (5) wrongfully withheld my handbag and phone and dismissed his driver constituting false imprisonment, (6) solicited sexual favors from a federal officer which I refused to perform and (7) harassed and threatened me through his attorneys and agents; creating a hoax and impersonating an officer to solicit private information and my response to Dallas Police officers regarding my sexual history; (8) stalked me through his agents and attorneys to obtain more information on my background; and (9) obstructed justice to interfere with my litigation in the Supreme Court of Texas and in the 68th Judicial District Court.

CONCLUSION

Based on the foregoing affidavit, I submit there is probably cause to support the issuance of an arrest warrant of Jerry Jones. I also request that bail be denied considering the resources of Jones and potential for flight risk.

PATRICIA GAVIN, Capt, USAFR (Inactive)