

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO

CLERK  
U.S. DISTRICT COURT  
20 JUN 24 AM 8:10

Civil Action No. 1:24-cv-01478

Citizen of these United States of America:  
Alliston George Samuel

Plaintiff(s),

v.

“Longmont Housing Authority, et al”, individually, and in their official capacity as a leasing agent—under H.U.D laws—and, CHFA rules and regulations, VAWA law, d/b/a Longmont Housing Authority, a Colorado corporation, whose true name is unknown,

&

City of Longmont

&

Longmont Police Department

&

Boulder County Sheriff’s Office

&

State of Colorado

Defendant(s).

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\*\*Amended complaint requested per Chief Magistrate Judge Michael E. Haggerty\*\*

Sanity amongst the “Chemically-Imbalanced” and treasonous activity, against the U.S.A, here in Colorado--a member of the Union--during the aftermath of legalization of [recreational and medicinal narcotics like marijuana, mushrooms, and the like]

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**GUIDE FOR FILING A CIVIL SUIT**

***Summons in a Civil Action***

***You do not need to complete and submit a "Summons in a Civil Action" if you are requesting, and the court orders, service of process by the United States Marshals Service.***

At this time this Plaintiff is requesting (if necessary) the United States Marshals' service Summon:

**STATE OF COLORADO:**

**200 E Colfax Ave, Denver, CO 80203**

**BOULDER COUNTY SHERIFF'S OFFICE:**

**5600 Flatiron Pkwy, Boulder, CO 80301**

**LONGMONT POLICE DEPARTMENT:**

**225 Kimbark St, Longmont, CO 80501**

**CITY OF LONGMONT:**

**350 Kimbark St, Longmont, CO 80501**

**"LONGMONT HOUSING AUTHORITY, et al":**

**350 Kimbark St, Longmont, CO 80501**



**1:24-cv-01478.**

- (1) This matter has been brought before this court—prior to the addition of this State—Colorado, as a defendant due, to:

*Federal courts have jurisdiction over cases involving: the United States government, the Constitution or federal laws, or. controversies between states or between the U.S. government and foreign governments.*

•**The Constitution of the United States of America**

- Article 1, Section 10, paragraphs 1 and 3.
- Article 3, Section 3, Paragraph 2.
- Article 4, Section 3, Paragraph 2.
- Article 6, Paragraph 2.
- Amendment(s): 1, 4, 5, 6, 9 and Amendment 14, Section 1.
- 18 U. S. Code § 2261A
- Marbury v. Madison (1803)
- Gideon v. Wainwright (1963)
- Miranda v. Arizona (1966)
- Fair Housing Act, 42 U.S.C. §§ 3601-3619, 3631
- Jones v. Alfred H. Mayer Co., 392 U.S. 409 (1968)
- \*\*The Strauss case [1958] 21 MLR 485\*\*
- Senate Bill 19-109.

ref(s): •C.R.S. § 13-21-102.5(2,3) (a, b)

- C.R.S. § 13-21-203.5
- G.S. 14-277.3A
- The Fair Housing Amendments Act of 1988
- 24 CFR 5.2003
- CRS 18-9-111
- Americans with Disabilities Act of 1990
- 18 U.S. Code Chapter 96 - RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS
- West v. United States, 361 U.S. 118 (1959)
- § 1:2019-cv-00075
- § 1:2021-cv-00600
- § C872023M657
- Amdt8.2.1.3.1 Drug and Alcohol Dependency

- (2) (reference/s **Alliston George Samuel** and **The City of Longmont** civil and criminal case/s)

- This victim (Plaintiff) was assaulted by three (3) members of the **Longmont Police Department**.
- Initially, there were two female officers, in the presence of a male officer (that male officer stated, to myself: “I’m an idiot”) that handcuffed this victim



(Plaintiff) then proceeded to jostling around this victim (Plaintiff) in a matter that could be deemed: attempting to agitate this victim (Plaintiff) to force a “resisting arrest” situation.

- Until that moment this victim (Plaintiff) was practicing his rights under the **US Constitution**.
- This victim (Plaintiff) spent thirty-four (34) days at the **Boulder County jail**, after a demand of one hundred (\$100US) was made.
- This victim refused to pay the bail as it could be deemed an admission of guilt.
- Until then this victim had been paying his rent at 2000 Sunset Way on time, etc. being compliant with *Leasing terms, House rules* and *VAWA laws*.
- This victim (Plaintiff) had made multiple calls to dispatch (Public Safety) complaining about tenants’ use of drugs on the property and other illegal activity such as prostitution.
- This victim (Plaintiff) was met with belligerence and disregard for this victim (Plaintiff) being a US citizen and a “WE CANNOT PUT THEM OUT!!” from one of the most boisterous dispatchers in Public Safety.
- Many documents were submitted to management with regard to issues at the property.
- After this victim cleared his probationary period, via Section 8 housing rules, this victim decided to “break ice” with the then landlord (Karin Lindsey aka Karin Lawson).
- The revelation, during our conversations, was that it was her boss ignoring my complaints, etcetera
- [People think I am my boss] is how she put it when I asked her a leading question.
- My response to her was: you look nothing like her! I did not realize she meant, also, in terms of her responsibilities, however she laughed at how I responded even though my response was—partially—calculated as I anticipated her answer.
- At no time, during this victim's (Plaintiff's) time at 2000 Sunset Way did this victim engage in “Stalking and Harassment”, etc. of ANY tenant(s) at the property; even when a situation—based on this victim’s vantage—could have been concocted as such.
- This victim made multiple complaints about illegal entries, etc. into this victim’s unit. Including apparent drug use, etc. in the victim's bed which resulted in a year-long sleeping issue that was relayed to this victim’s doctor.
- This victim, after being released from the county jail realized that the NEW apparent management sought to evict the tenant for non-payment of rent (sort of like murdering a wounded warrior).



- It was relayed, via hearsay (I heard a then-pregnant female say it to the guy she was living with, that it was a conspiracy under “Stalking and Harassment” [we put him in jail to shut him up].
- Other lies ensued and names were changed, etc.
- This victim was, again, assaulted when several individuals, in uniform, came to this tenant’s residence while this tenant was attempting to execute a Judge’s (Martin) order of eviction.
- This victim, in the process of closing the door to his residence, was met with a stop by one uniformed individual followed by the blow to this victim’s left cheek by another.

Eviction threats



Jail



Hospital



Eviction

- Note: on that morning <sup>of false arrest</sup> I overheard a tenant threaten the—then—landlord; that individual recanted his claims of victimization, clearly to avoid prosecution, but did show up in court.
- Prior to my deciding that I had to say something to the drug addict who was, clearly, “high” that morning?
- This victim spent a substantial amount of time, on the phone, with a male individual in Public Safety.
- On that morning this victim [Plaintiff] was taken to jail this individual had been thawing meat for cooking that day.
- Upon release from jail (note: this victim was [coherced] into signing multiple Judge’s orders...one by Judge Martin and a different judge; Gunner, or Gunnison, or something like that; this victim realized the illogical move as some type of cover).
- This victim was taken to a psychiatric facility where nine (9) days were spent; a false and alarming call to dispatch was made; I was not the caller, Police and Fire showed up; I saw the Fire Department's truck as I was being taken out of my then residence.
- This victim was not engaging in any drug, or alcohol, etc. use or the use of any other narcotics.
- This victim, since July of 2023 had/has refrained from using any narcotics as it was stipulated in a Judge’s order that this victim is not allowed to use alcohol.
- This victim was packing while preparing his dinner.
- Alcohol, etc. had nothing to do with any of the non-threatening, etc. statements and activity that led to this victim being illegal incarcerated at the Boulder County jail (see: *Stalking and Harassment* with regard to tactics used by perpetrators to control, instill fear, etc. upon [their] victim’s.
- It should be noted that one of the female cops, stated “Ty is our friend!” as the reason why they were taking this victim into custody.



- It should be noted, prior to hospitalization the cop that punched me in the face stated to me: “nobody hit you” then proceeded to threaten me as he removed the handcuffs, in the hospital.
  - Had I reacted, according to his statements, he would cause damage to this victim’s person.
  - Per [vigilantism], etc. in the light where justice is not being met in accordance with the law, etc.: had this victim of these crimes upon a CITIZEN OF THE UNITED STATES OF AMERICA chosen to react—or respond—with violence, threats, etc. this victim of these malicious, absurd, etc. crimes upon his person, property, etc. would have not been given any leeway, per the Justice system, afforded under ANY *self-defense laws* as this victim is able bodied.
  - All this was, was not just *stalking and harassment*—including *gang stalking*—but a misrepresentation of how the laws of this land—The United States of America—works, but an orchestrated attack on a US Citizen for his politics, ancestry, religion, governmental benefits, ability to physically, mentally, etc. defend himself and outright bullying of a stronger individual and US Citizen under the Americans with Disabilities Act not engaging in the crimes, etc. of the community he was baited into due to his financial status brought on by other atrocities as checked off in the covers heat.
  - For this individual to have had (as is being made to) defend himself?
  - This individual would have needed to have access to ALL surveillance, etc. on the compound: 2000 Sunset Way, access to recordings, including documents such as falsified police reports, etc. and the capabilities of a seasoned and ethical **Federal Bureau of Investigations** agent to defend himself while drawing the array of charges, etc. against [The Defendants] in this case brought before this court: **US District Court 10**, via Colorado.
- (3) Due to incarceration, hospitalization and eviction all under false pretenses (really, the addicts, etc. were just trying to cover up another case of murder, via drug overdose, etc. and attempting to silence this victim—in the interim—because this victim had befriended the neighbor, prior to her death) this victim does not believe a monetary value can be put on the *pain and suffering*, abuse, embarrassment, days on the streets, multiple bouts with illness, continued Stalking and Harassment to include [gang stalking] etc. this victim had to undergo. Apparently, it was another attempt at murdering someone, but letting it seem like it was the victim’s fault. Basically, the “bait and switch” scam of luring a recipient of Federal benefits, etcetera into a trap to generate Federal funds (housing subsidy) in a pool that could be used toward purchasing of drugs, paying rent, and the like for a year. Many are aware that when it comes to drug addicts, etcetera **You Only Live Once**.



This victim (Plaintiff) being familiar with the term *Chemical Imbalance* and how it relates to this case. All individuals that attempted to accuse this victim of a crime that can only be listed as a misdemeanor under Colorado law were all engaging in marijuana use, included the Individual that redacted his name. Harder drugs as well (like fentanyl, crack, etc. due to the female being overheard—reference [State of Colorado’s People vs. Alliston Samuel]; in hearings—explaining why there is nothing wrong with using [narcotics that are illegal at a Federally subsidized property].

This victim, as a result, believes that the amount requested—Five billion, five hundred and fifty five million, five thousand and fifty five dollars and fifty five cents (5,555,555,555.55) is not only fair, but just’ and can assist in this victim no longer needing to be involved with this State’s [Colorado] welfare system (or any other, for that matter, if the level of illegalities is spreading due to more states legalizing narcotics for medical and recreational purposes) and his ability to acquire land, a home, wife and begin a family, etcetera away from Colorado. Likely returning to Kansas where I had, briefly, attended college and completing a degree, moving on with my life, etcetera after this apparently heinous-joke, mockery and miscarriage of the US Justice System.

\*\*\*It should be noted: had, at any time, this victim had chosen to resort to physically-defending himself (which he is fully capable of) an entirely-different matter would have transpired and different types of cover-ups would have ensued\*\*\*

Plaintiff moves the court for a Summary Judgment; Defendants' actions were unjustified in their baseless case(s).

X

Alliston George Samuel  
Citizen of these United States of America

06/22/2024

"Due Process"

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