Billy Kidwell

5064 Silver Bell Drive

Port Charlotte, FL. 33948

July 8, 2017

Rex W. Tillerson

Secretary of State

U.S. Department of State

2201 C Street, N.W.

Washington, D.C. 20520-0308

RE: Torture Complaint by Torture Victim, *Billy Ray Kidwell*, and

Exhaustion of Remedy, in the United States, so the Torture Victim can

File a Formal Complaint with the United Nations Committee on

Torture

Dear Secretary of State Rex W. Tillerson,

The United States is required to comply with the United Nations Convention on Torture, which was signed by the United States on April 18, 1988, and ratified on October 21, 1994, to hear this motion.

According to the United Nations Committee on Torture any violation of the United Nations Convention on Torture must first be addressed in the Courts, and/or **with the State Department**, of the country where the violations occurred, prior to a Formal Complaint being filed with the United Nations Committee on Torture.

The Torture occurred in the United States District Court in Fort Myers, where a United States District Court Judge, John E. Steele, obstructed the Torture Victim from obtaining needed, Life-Saving Emergency Medical Care, while the Torture Victim was actively having a Massive Life-Threatening Heart Attack, which resulted in Permanent Damage to the Torture-Victim’s Heart.

That constituted “*Medical Deprivation Torture*” according to the United States Definition on Torture.

This document is the Torture Victim’s Formal Attempt to resolve the Torture with the State Department, prior to filing a Complaint with the United Nations Committee on Torture.

A Torture Complaint has also been filed with the Eleventh Circuit Court of Appeals in Atlanta, Georgia, and News Releases have been sent to a large number of Veterans Groups, since the victim is a Frail, Elderly, 100% Service Connected Disabled Veteran.

It should be noted that the Eleventh Circuit Court of Appeals on May 31, 2017, stripped the Torture-Victim of his Fundamental First Amendment Right to Access the Courts, to punish the Torture-Victim for being a Disabled American Veteran.

Denying the Appellant-Torture-Victim his Fundamental First Amendment Right to Access the Courts, solely because of his Vietnam War Stress Disorder, which was intentionally aggravated by Judges in the Eleventh Circuit, who were knowingly, and intentionally, violating the Medical ORDERS of the Torture-Victim’s Doctors, as they engaged in Medical Depravation Torture[[1]](#footnote-1), constitutes Cruel, Degrading, and Inhuman Treatment, or Punishment, in Direct Violation of the Treaty on Torture.

Should the State Department fail to correct the Treaty Violations, *including compensating the Torture Victim for the harm intentionally inflicted on him by the Torture*, the Torture-Victim, *having exhausted his remedies in the Member State*, will file his Torture Complaint with the United Nations Committee on Torture.

*I. The Issues*

The Torture-Victim, *Billy Kidwell*, complains about over Eight (8) Months of Inhuman Torture, resulting from the Intentional Aggravation of his Life-Threatening Stress Disorder by SeaWorld Entertainment, Inc., and SeaWorld’s Attorneys, with the permission, and assistance, of a United Nations Convention on Torture Treaty Member State “*Official*”, *United States Magistrate Carol Mirando in Fort Myers, Florida*.

Pursuant to the United Nations Treaty on Torture, any individual that tortures someone, *with the permission, or assistance, of a Treaty Member State Official*, is guilty of violating the Treaty on Torture.

In this case SeaWorld Entertainment Officials, and SeaWorld Attorneys, knowing the Torture Victim has a Life-Threatening Stress Disorder, embarked on a defense of avoiding addressing the merits of the Torture-Victim’s ADA Lawsuit, *which is the issue of the Torture-Victim being discriminated against by SeaWorld because of his ADA-Qualified Disabilities*, and instead SeaWorld “*targeted*” the Torture-Victim’s Life-Threatening, Stress Disability.

SeaWorld engaged in all sorts of misconduct, such as habitually lying in motions, and responses, habitually violating the “*Rules*”, and Suborning Perjury, to intentionally cause the Torture-Victim Massive Undue Stress.

The “*Misconduct*”, and “*Targeting*” of the Torture-Victim’s Disabilities, resulted in Massive Unnecessary Work, and Huge Preventable Expenses, Massively Increasing Litigation, and Work, for the Torture Victim, who is under **Doctor’s ORDERS** not to work.

This intentional “*Targeting*” of the Torture Victim’s Disability by SeaWorld forced the Victim to suffer Sleep Deprivation Torture, Inhuman Stress Torture, and Medical Aggravation Torture, as the Torture-Victim, *Billy Kidwell*, Threw-Up Blood, suffered Chest, and Heart Pains, pains in his Arms, and Shoulder, Trouble Breathing, Light-Headedness, and Passing Out trying to keep up with the massive, undue work, SeaWorld wrongly created with their Perjury, and misconduct.

*Magistrate Carol Mirando*, allowed, and encouraged, the Torture, and Targeting of the Torture-Victim’s Disabilities by SeaWorld, and SeaWorld’s Attorneys, by rewarding SeaWorld for their misconduct, attacking the Victim, and threatening the Victim, as *Magistrate Carol Mirando* covered up Intentional Perjury by SeaWorld Assistant Secretary Paul Powers.

The Torture-Victim, *Billy Kidwell*, also complains about the scheme to murder him by United States District Court Judge, *John E. Steele*, using Medical Depravation Torture, denying Kidwell Needed Emergency Medical Care, while Kidwell was actively suffering a Massive Heart Attack, having Heart Pains, Breathing Problems, and Passing-Out, while Throwing-Up Blood.

Both Judge John Steele, and Magistrate Carol Mirando, knew the Torture-Victim is severely disabled, and Under Doctor’s ORDERS not to work.

They knew requiring the Torture-Victim to do massive work, proceeding in this case without an Attorney would greatly aggravate the Victim’s Stress Disability, and could cause his death.

Judge John Steele, and Magistrate Mirando, knew that denying Kidwell Counsel would inflict Massive Inhuman Torture on the Torture-Victim, *Billy Kidwell*.

Judge John Steele, and Magistrate Mirando, knew that with the Torture-Victim’s Well-Documented Medical History the Appellant could likely die if he was forced to proceed without an Appointed Attorney.

According to the Fort Myers United States District Court Website Judge Steele, and Magistrate Mirando, have at least Seventy-Five Thousand (75,000) Florida Attorneys available to appoint, and those Florida Attorneys are REQUIRED by the Florida Bar to assist the poor, unable to afford counsel.

The only possible reason Judge Steele, and Magistrate Mirando, refused to appoint counsel, for a Disabled Veteran Under Doctor’s ORDERS not to work, who could likely die from doing stressful law work, was to Torture Billy Kidwell in direct violate of the United Nations Convention on Torture, and cause Kidwell’s Death.

The Torture resulted in the Severely Disabled Veteran, *Billy Kidwell*, being rushed to the Emergency Room, and placed on the Heart, and Stroke Ward of the Bay Pines VA Hospital in Saint Petersburg, Florida for a week.

The Torture-Victim, *Billy Ray Kidwell*, is on a Department of Veterans Affairs Heart Failure Program, and is suffering Heart Failure, and could eventually die from the torture he suffered in the Eleventh Circuit.

The United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, or Punishment, requires Courts, and Government Officials, in the Member State to accept, and address, Victim Complaints alleging violations of the Convention Against Torture.

The United Nations Torture Treaty requires a Torture Victim to attempt to exhaust Domestic Remedies in the Courts, or with Government Officials, in the country in which they are being tortured, *prior* to filing a Formal Complaint with the United Nations.

This “*Motion*” is the Torture-Victim’s Formal Exhaustion of his Domestic Remedies, prior to filing a Formal Torture Complaint in the United Nations, against the Inhuman Torture of America’s Disabled Veterans by SeaWorld Entertainment, Inc., Magistrate, *Carol Mirando*, District Court Judge, *John Steele*, and the Eleventh Circuit Court of Appeals in Atlanta.

*II. Jurisdiction*

Since the Torture Violations occurred in the United States District Court at Fort Myers, Florida, which was following “*Unwritten Torture Policies towards Pro Se Litigants*” set by the Eleventh Circuit Court of Appeals in Atlanta, and since all acts of Torture occurred within the jurisdiction, and control, of the Eleventh Circuit, it is appropriate that the victim seek to exhaust his “*Domestic Treaty Remedies Motion*” in the Eleventh Circuit, and with the United States Department of State.

This Torture Complaint involves blatant violations of the United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, due to a Criminal Scheme by the CEO, and Board of Directors of SeaWorld Entertainment, Inc., and SeaWorld’s Attorneys, and by United States Government Officials, Magistrate, *Carol Mirando*, and *Judge John E. Steele,* to Torture the Frail, Elderly, Disabled Veteran-Victim, *Billy Ray Kidwell*.

This Torture consisted of Stress Torture, Physical, and Mental Torture, Sleep Deprivation, and Medical Deprivation Torture, and the Intentional Aggravation of Billy Kidwell’s Disabilities.

The purpose of this Torture, was a scheme to obstruct the Torture-Victim’s Access to the Courts, *by targeting Billy Kidwell’s Life-Threatening Disabilities to cause his death*, which resulted in Kidwell suffering a massive Heart Attack, Irreparable Damage to his Heart, and Heart Failure.

*III. What the United States Department of Justice Says Constitutes Torture*

In an effort to justify Torture in the War on Terror the United States sought to narrow the definition of Torture while limiting the Prohibition of the United Nations Convention Against Torture to the territory of the United States.

The two prongs of the United Nations Convention Against Torture that now must be met are;

1. The Torture MUST have occurred within the territory of the United States to violate the United Nations Convention Against Torture.

This prong is clearly met since, *at all times*, the alleged Torture Violations occurred in the State of Florida.

2. The Physical Pain must be limited to organ failure, death, or impairment of bodily function.

In this case the Torture resulted in Appellant Suffering Heart Failure, which qualifies as an organ failure meeting the second, and final prong, of the Torture description.

The Torture-Victim also suffered loss, and/or, damage to several bodily functions, such as Kidwell needs medication for the rest of his life for his Heart, which is barely squeezing on the bottom half, Billy Kidwell can no longer walk without assistance, and Kidwell has trouble breathing, all because of SeaWorld, Magistrate Mirando, and Judge Steele Torturing him for months.

The above greatly exceeds the legal requirements agreed to by the United States Department of Justice in its 2002 Memorandum filed with the United Nations Committee on Torture, describing what the United States agrees constitutes Torture.

*IV. The Three (3) Formal Torture Charges*

This Torture Complaint addresses the three (3) Torture Violations described below;

1. Charge One

Eight Months of Inhuman Torture in Magistrate Carol Mirando’s United States District Court in Fort Myers, Florida, in which SeaWorld Attorneys avoided the merits of the Torture-Victim’s Americans with Disabilities Act Lawsuit against SeaWorld, and instead engaged in Habitual Rule Violations, Chronic lying, and Suborning Perjury, along with Dilatory Tactics, to target the Life-Threatening, Stress Disability of the Severely Disabled Victim.

While this misconduct is ethically wrong it sometimes occurs in lawsuits, even though Perjury is illegal, and a crime.

*However*, when a party, *such as SeaWorld, and their Attorneys*, know the Plaintiff cannot stand stress, and knowing this “*Targets*” the Disabled Person’s Disability, they are crossing all lines, *and engaging in Torture*.

Their conduct is no different than if they know a person has an allergy to fish, ***and will die if they eat fish***, and they secretly slip fish into the person’s food, to poison them.

The CEO of SeaWorld, *Joel Manby*, and his Attorneys, are aware from many letters sent to them by the Victim, and from the Civil Complaint filed in this case, that Appellant cannot stand stress, and that stress can kill Appellant.

*Knowing this*, SeaWorld CEO, *Joel Manby*, had SeaWorld’s Attorneys violate the F.R.C.P., violate the Florida Bar Rules of Professional Conduct for Attorneys, Habitually Lie, Suborn Perjury, and present Perjury to the Court, to intentionally target the Torture-Victim’s Stress Disorder, knowing their conduct could cause Billy Kidwell’s Death.

It should be noted that SeaWorld Entertainment, Inc., and SeaWorld’s Attorneys were allowed, encouraged, *and assisted* in this Torture by a United States Government Official, U.S. Magistrate, *Carol Mirando*, and therefore SeaWorld, and their Attorneys, are subject to the United States Torture Treaty.

The wrongful conduct of SeaWorld, SeaWorld’s Attorneys, and Magistrate Carol Mirando, tortured Billy Kidwell for over Eight (8) months, causing Kidwell to suffer Massive Undue Stress Torture, Sleep Deprivation Torture, Physical, and Mental Torture, Medical Deprivation Torture, and the Intentional Aggravation of Kidwell’s Disabilities.

2. Charge Two

The Attempted Murder of the Torture-Victim, *Billy Ray Kidwell*, by United States District Court Judge, *John E. Steele*, who engaged in **“*Medical Deprivation Torture*”**, OBSTRUCTING the victim, *Billy Ray Kidwell*, from obtaining Needed, Emergency Medical Care, *while the Victim was having a Massive, Life-Threatening, Stress-Caused Heart Attack*.

United States District Court Judge, *John Steele*, knew the victim, *Billy Kidwell*, was having a Massive Heart Attack, and Obstructed Kidwell from obtaining Needed Emergency Medical Care.

United States District Court Judge, *John Steele*, knew that not allowing the victim, *Billy Kidwell*, a stay in the lawsuit to go to the Hospital Emergency Room to get life-saving Emergency Medical Care, could cause Kidwell’s death.

Judge Steele imposed a massive amount of legal work on the Victim, *Billy Kidwell*, ***while he was having a Heart Attack***, and not being allowed to get Medical care, trying to cause the Torture-Victim’s Death.

There is no grey area, no doubt, Judge John E. Steele, wanted the Frail, Elderly, Severely Disabled Veteran-Victim, *Billy Kidwell*, dead.

The victim, Billy Ray Kidwell, had to be rushed to the Emergency Room at the Bay Pines VA Hospital, and was hospitalized for a week on the Bay Pines VA Heart, and Stroke Ward, as a direct result of Judge Steele’s Inhuman Torture.

As a direct result of the **Medical Depreciation Torture** by Judge Steele the victim, *Billy Kidwell*, almost died, and is suffering Heart Failure, and can eventually die from the Eleventh Circuit Torture.

The Torture-Victim, *Billy Kidwell*, has to take daily tests, checking his blood pressure, his weight, answering questions, as to if he is dizzy, if his legs are swelled, if he is feeling weakness, and so on, every day of his life, because of the Torture described herein.

Kidwell is on extensive Heart Medication, and Medical Care, having to constantly take Heart Tests, and make Medical Appointments, traveling from Port Charlotte Florida, to the Bay Pines VA Hospital Heart Experts in Saint Petersburg, Florida, all because Judge Steele wanted to kill the Appellant-Victim, as a means of fixing this case for SeaWorld Entertainment.

The Torture-Victim, Billy Kidwell, must travel to the Bay Pines VA Hospital this coming Monday (July 10, 2017) because of four (4) medical appointments due to his Heart Failure, that was intentionally caused by SeaWorld Entertainment, their Attorneys working with Magistrate Carol Mirando, and Judge John E. Steele.

Judge Steele’s **Medical Deprivation Torture**, and his not allowing the Victim, *Billy Kidwell*, who was actively suffering Extreme Heart Pains, Shortness of Breath, Light-Headedness, Passing Out, and Throwing-up Substantial Amounts of Blood, to go to the Hospital Emergency Room to keep from dying, is a Serious Felony Crime[[2]](#footnote-2) that crossed all lines of Human Decency.

3. Charge Three

The Torture Retaliation, and *Ongoing* Torture Cover-up, by Judge, *John E. Steele*, and Judges on the Eleventh Circuit Court of Appeals, in Atlanta, Georgia violates the United Nations Torture Treaty.

As soon as the Torture-Victim was released from the VA Hospital, after his Torture-Induced Heart Attack, the Torture-Victim notified U.S. District Court Judge, *John Steele*, that his Torture almost killed Kidwell.

Judge Steele immediately RETALIATED, trying to shut the Torture-Victim up about the Torture, and having to be rushed to the hospital because of the Torture, by issuing an **ORDER** banning the Victim from the United States District Courts *forever*, by stating that the Torture-Victim’s Lawsuit would be stayed “*until Appellant became Medically Able to Proceed*”.

What if a United States District Court Judge told a Combat Disabled Veteran, *without legs*, that he was banned from the Court until he grew his legs back?

Would it be “*legal*” to ban a Disabled Veteran from the Courts because he has no legs because of his service to this country in a war?

Well Judge Steele, and the judges on the Eleventh Circuit, are denying Kidwell his Constitutional Rights to access the Court, solely because of his Honorable Vietnam Military Service.

Judge Steel, and Judges on the Eleventh Circuit in Atlanta, ORDERED that the Torture-Victim, *Billy Kidwell*, cannot access the Court in this lawsuit until his Permanent Disabilities from the Vietnam War are healed by some miracle, and the Torture-Victim is “*Medically Able to Proceed*” which is just as impossible, as having someone who lost their legs, grow new legs for the Court.

The proper remedy for someone, made unable to proceed by being denied Needed Emergency Medical Care during a Massive Heart Attack, was for the Court to Appoint Counsel.

The Court knowingly aggravated my disability, making me medically unable to proceed, *with their Torture, and illegal acts*, and they should take responsibility for their wrongful actions.

Judges on the Eleventh Circuit don’t want the Torture-Victim to have an Attorney, because the Attorney would have to be honest, and expose the Torture of *Pro Se Litigants*, by Eleventh Circuit Judges.

Judge Steele, *and the Judges on this Court*, know that forty-three (43) years of VA Doctor’s Medical Records, Social Security Records, and at least three Federal Judges, have found Billy Kidwell Permanently, and Totally Disabled since his return from Vietnam in October of 1970.

Judge Steele, *and the Judges on this Court*, know that after forty-three (43) years of being Under Doctor’s **ORDERS** not to work, that no light is going to come down from heaven, and instantly heal Kidwell, making him Medically Able to proceed.

Judge Steele, *and the Judges on this Court*, know that no flying saucer is going to land, *with little green men*, that instantly heal *Billy Kidwell*, making him Medically Able to Proceed.

The Torture-Victim is being denied Access to the Federal Courts because he is disabled from serving this country in combat, in the Army, in the Vietnam War, and because this Court went too far, Torturing Him, almost killing him, and the Judges on this Court want to cover-up their Torture of *Pro Se Litigants*, and their attempts to murder *Billy Kidwell*.

Judge Steele stripped Kidwell of his Constitutional Rights, as Punishment for his Military Service, in the Vietnam War.

The sole reason Judge Steele, Magistrate Mirando, or the Appeals Court in Atlanta will **NOT** appoint counsel for Kidwell, is because they want to cover-up their Torture of Kidwell, and fix Kidwell’s ADA Lawsuit for SeaWorld.

Such punishment violates the United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, **or Punishment**.

Judge Steele’s ORDER also violates the International Covenant on Civil, and Political Rights.

The doctrine of Judge Steele’s ORDER bans all of America’s Disabled Veterans from America’s Courts, with his Court ORDER finding that America’s Disabled Veterans, Medically Unable to Proceed, shall have their cases stayed forever.

Such a doctrine strips all Disabled Veterans in America of their Constitutional Rights.

*V. The Motive for the Torture*

To understand the motive for the Torture of Disabled Veterans in the Eleventh Circuit, you have to understand the extreme hate judges in the Eleventh Circuit have for *Pro Se Litigants*, the Bill of Rights, and Individual Rights, and Freedoms in America.

In the early 1920’s an ideology crept into every aspect of the German Government. They wanted to unite Germans into a Master Race, while excluding those they considered to belong to inferior races, the Jews, and other undesirables.

They formed the NAZI Party, and Hitler was appointed Chancellor of Germany.

For the past forty years a similar ideology, *just as dangerous as the NAZI Master Race Ideology*, has been taking place in America’s Government, and America’s Courts, and *especially in the Eleventh Circuit*.

Trump supporters refer to it as the “*SWAMP*”, because our government has drifted away from the Constitution, the Bill of Rights, and the Great Ideas of Personal Freedoms, and Individual Rights, that this Country was founded on, and has become a country, where individuals are no longer important, and do not have “*Meaningful*” rights.

A handful of the Rich, and Powerful, Corporations, and Special Interests, have taken over this country, bribing our Politicians, and using Lobbyists to Appoint America’s Judges.

They want to use their vast money, and lobbyist “*Bribes*”, to overthrow our Constitutional Government, *from within*, abolish the Bill of Rights, and establish a government where only the Elite, the Corporations, and Special Interests have rights.

They are just as evil as the NAZIs, and more dangerous to America’s Freedom, then ISIS.

This movement threatening America’s Freedoms, and way of life, has an idealism based on Federalism, Corporatocracy, and Oligarchy.

They want the kind of government proposed, *before* the bitter 1787-88 battle over ratification of the Constitution, and *before* Representative, *James Madison*, introduced Nine Amendments to the Constitution, to limit Judicial Power, and provide specific guarantees of personal freedoms, and rights, to the people of the United States.

They want a government where those privileged enough to be a Politician, **or a Federal Judge**, are “*God-Like*”, and belong to a “*Master Race*”, above the law, and entitled to collect bribes, and gifts, from lobbyists, Corporations, and Special Interests, as they feed at the Public Trough, and fix cases for their “*friends*”, and/or, for Personal Gain.

**They want a United States Government without the Bill of Rights, and Individual Rights, and Freedoms.**

In the past thirty (30) years, Lobbyists for Corporations, and Special Interests, have intensified their efforts to bribe, and buy America’s Government, and to get **Activist Federal Judges** appointed on the Eleventh Circuit, that share their Perverted “*Master Race*” Federalism Ideology, and are willing to litigate from the bench, abolishing the Bill of Rights, to strip the “*Inferior Public*” of their rights, and freedoms, while fixing cases for Special Interests.

Those lobbyists have filled the Eleventh Circuit with their Perverted “*Master Race*” Federalism, Special Interest Judges.

These Eleventh Circuit “*Federalist*” Judges have been secretly overthrowing our government, perverting the United States Constitution, and abolishing the Bill of Rights.

They have destroyed the Great Ideas of Personal Freedoms, and Individual Rights, *that this Country was founded on*, with each case in which they violate their Judicial Oath, by Obstructing *Pro Se Litigants* from exercising “*Meaningful*” Access to the Eleventh Circuit’s Courts.

In the Eleventh Circuit America is no longer a government “*Of the People, by the People, and for the People*”.

The “*People*” that can’t afford Attorneys, and are forced to proceed *Pro Se*, are openly abused, harassed, and denied even a speck of honesty, or fairness, by Eleventh Circuit Courts because they belong to the “*Inferior Class*”, which consists of citizens unable to afford Attorneys.

The “*People*”, Individual Rights, and the Bill of Rights, mean nothing to the Eleventh Circuit Court’s “*Master Race*” of judges.

*In recent decisions*, Judges on the Eleventh Circuit have made it clear that they have abolished the Bill of Rights, and they consider anyone who cannot afford to hire an Attorney, **“*unworthy of justice*”**, or even a smidgen of honesty, or fair treatment. [Emphasis added.]

Eleventh Circuit Judges believe that if you are not rich, not a Corporation, or a “*Special Interest*”, and if you cannot afford to buy justice, *by being rich enough to hire an Attorney*, then you are not deserving of Individual Rights, Honesty, or Fair Treatment, in the Eleventh Circuit.

You have no rights.

As these Federalist Judges have secretly taken over the Eleventh Circuit, they have abolished the First Amendment, by systematically Obstructing “*Meaningful*” Access to Eleventh Circuit Courts, to what they consider to be the **“*Inferior Classes*”**, which are Americans who work for a living, the poor, and America’s Veterans.

Anyone that cannot afford the luxury of hiring an Attorney to protect their rights, and must proceed *Pro Se*, is a member of the “*Inferior Class*”.

*Pro Se Litigants* are no longer allowed to access the Courts in Forma Pauperis, and must become completely dissolute, and hopeless, and willing to starve their own families, and use their food, and rent money to pay the filing fees in the Eleventh Circuit.

It is the “*Policy*” of Judges in the Eleventh Circuit to make the poor crawl, beg, starve their families, including their children, *and even take money needed for life-saving medicines, and give that money to the Eleventh Circuit*, as a requirement to have access to the Eleventh Circuit’s Courts.

If you can’t pay in the Eleventh Circuit, you are not human, and have no right to access the Courts.

And once you pay their filing fee, you are still denied justice because it is predetermined that the *Pro Se Litigant* will lose, because no judge in the Eleventh Circuit “*Master Race*”, is going to give a *Pro Se Litigant* in the “*Inferior Class*”, an iota of honesty, or fairness.

But this hate of the Constitution, the Bill of Rights, and extreme hate of Americans in the “*Inferior Unable to Afford an Attorney Class*” is not the Court’s only motive.

Judges in the Eleventh Circuit are mostly Silver-Spooned Politicians, many of whom owe “*favors*” to Corporations, and those that got them appointed as judges, while many Eleventh Circuit Judges also have investments in Corporations that are being sued in their Court.

They fix cases for those they owe favors to, and for corporations they have a financial stake in.

*In this case*, several of those “*Motives*” are present, which is why Judges in the Eleventh Circuit, want Kidwell dead so bad.

Kidwell is an idealist, a Rights Activist, and Veteran Activist, who sets up webpages, fighting for Veterans, fighting Corporate Corruption, and exposing the Corruption, and Anti-Constitutional Decisions in the Federal Court System.

There is nothing Eleventh Circuit Judges hate more, than a citizen foolish enough to think they actually have rights, or someone that exposes corruption in the Federal Court System.

There is an unwritten “*Rule*” that Federal Judges stick together, *like a Mafia Crime Family*, and cover-up crimes, and misconduct, for each other.

In this case there is a personal motive by Judge Steele because the Torture-Victim caught Theme Parks in Florida ripping off the disabled, and violating the Americans with Disabilities Act, to ban, and restrict the disabled from their parks, in direct violation of the Americans with Disabilities Act.

Judge, *John E. Steele*, is known to have invested very substantial amounts of money in Florida’s Theme Parks, that will be directly affected by Kidwell’s Lawsuit.

The Torture-Victim, *Billy Kidwell*, is also a member of the “*Inferior Class of Citizens*” unable to afford to hire an Attorney, which is the class hated, *with a passion*, by Eleventh Circuit Judges.

*As you can see*, Judges on the Eleventh Circuit have several, very strong, Personal, and Political Motives, for wanting *Billy Kidwell* dead, which is why they have done everything they can to cause the *Pro Se Torture-Victim’s Death*.

The Torture-Victim, *Billy Kidwell*, was forced to starve his family, and forced to use money needed to buy life-saving blood pressure, and heart medication for his wife, as a “*Requirement*” by Magistrate, *Carol Mirando*, for the victim to have access to the District Court.

Magistrate Carol Mirando would not even look at the Torture-Victim’s Motion to Proceed in Forma Pauperis for eight (8) months, until the same day she dismissed the Victim’s Lawsuit against SeaWorld.

That intentional hardship intentionally imposed on the Torture-Victim by Magistrate Carol Mirando caused the Torture-Victim to suffer Massive, Undue Stress.

Magistrate, *Carol Mirando*, habitually lied, and falsified the record, while she encouraged Perjury, the Subornation of Perjury, Rule Violations, and Dishonesty, by SeaWorld’s Attorneys, while she fixed this case for SeaWorld, covering up Perjury by SeaWorld, because of her hate for the “*Inferior Pro Se Litigant Class*”.

Magistrate, *Carol Mirando*, allowed Attorneys for SeaWorld Entertainment, Inc. to suborn Perjury, and file a Perjured Sworn Declaration by SeaWorld Assistant Secretary, *Paul B. Powers*, in which he claimed, *under oath*, that SeaWorld does not own, or operate the Theme Park Busch Gardens Tampa.

*Meanwhile*, the CEO of SeaWorld, *Joel Manby*, signed an Affidavit, *under oath*, on the Form 10K SeaWorld filed with the United States Securities and Exchange Commission, in which the CEO of SeaWorld contradicted the Declaration of Paul Powers, by stating that SeaWorld Entertainment Does Own, and Does Operate Busch Gardens Tampa.

Clearly, one of the two SeaWorld Officials committed Perjury.

Either SeaWorld owns, and operates Busch Gardens Tampa, as SeaWorld CEO, *Joel Manby*, claims, or SeaWorld doesn’t own, or operate Busch Gardens Tampa, as SeaWorld Assistant Secretary, *Paul Powers*, claims. Both stories can’t be true.

The two Affidavits directly contradict each other.

The Torture Victim pointed this out to Magistrate Carol Mirando, *as Required by Title 18 §4*, and Magistrate Carol Mirando immediately attacked the Torture Victim, threatened him, and Covered-Up the Perjury by SeaWorld, so that she could fix Kidwell’s Lawsuit for her “*Attorney Friends*” at SeaWorld.

Magistrate, *Carol Mirando*, intentionally lied in the Torture-Victim’s Lawsuit against SeaWorld by saying the Torture-Victim, *Billy Kidwell*, lives hundreds, and hundreds, of miles from Busch Gardens Tampa, when she knows such a statement is not true.

Kidwell lives only 96 miles from Busch Gardens, Tampa.

This is a clear, indisputable, example of how corrupt United States District Court Judges, and Magistrates, lie, and encourage Perjury by “*Fellow Attorneys*”, to fix cases for Corporations, and Special Interest(s), when one party is a *Pro Se Litigant*, in the “*Inferior Class*”, without the protection of an Attorney, in the Eleventh Circuit.

Judges Gerald Bard Tjoflat, Charles R. Wilson, and Julie Carnes are doing everything they can to cover-up the Attempt on *Billy Kidwell’s Life* by Judge Steele, and the fixing of Kidwell’s ADA Lawsuit against SeaWorld Entertainment, *in favor of SeaWorld*, by Magistrate Carol Mirando.

This is the “*Motive*” for Kidwell’s Torture in violation of the United Nations Convention Against Torture.

America’s Disabled Veterans deserve better.

*VI. Summary*

Any practice of Torture, or Other Cruel, Inhuman, or Degrading Treatment, or Punishment by United States Officials violates international human rights standards, to which the United States is a party.

These include the United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, or Punishment, and the International Covenant on Civil, and Political Rights.

United States Magistrates, and Judges, are considered to be “*United States Officials*”, pursuant to the Convention, and therefore must abide by the Convention’s Prohibition against Torture.

Judges do **not** have the “*absolute*” blanket of immunity in the United Nations Convention Against Torture Treaty, as they enjoy in America’s Court System, where Judges in America avoid taking responsibility for their wrongful, and sometimes Criminal Conduct. [Emphasis added to the word “not”.]

Pursuant to the United Nations Convention Against Torture, Judges in the United States MUST be held accountable for Torture, and Other Inhuman, or Degrading Treatment toward individuals.

In this case Judge, *John E. Steele*, in the Fort Myers United States District Court, crossed all lines, by Torturing, **and trying to murder**, the *Pro Se Torture-Victim* *Billy Kidwell.*

Billy Kidwell is Sixty-Eight (68) years old, was having severe chest pains, a heavy pressure on his chest, trouble breathing, was light headed, and passing out clutching his heart, while throwing up blood, and Judge John E. Steele told Kidwell if he went to the Hospital Emergency Room his case would be dismissed.

Judge John E. Steele refused to allow the *Elderly, Severely Disabled, Deathly-Ill Kidwell*, to go to a Hospital Emergency Room during a Massive Heart Attack.

Then Judge Steele ORDERED Kidwell to get up from the floor, where Kidwell had passed out clinching his heart, throwing-up Blood, and ORDERED Kidwell to draft a 68-page Amended Complaint, and file several motions, as a “*Requirement*” to have access to Judge Steel’s Court.

The Victim, *Billy Kidwell*, would have died if he had followed Judge John E. Steele’s Court Order.

This Torture, and very obvious attempt to cause Kidwell’s Death, was so Inhuman, and Degrading, that it is on a level with the Torture Tactics of the Gestapo in Hitler’s Germany, during the height of their evil.

The United States is a Member State to the United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, or Punishment, and United States Officials, *like Judge John E. Steele*, are specifically Prohibited from engaging in **Medical Deprivation Torture**.

Courts of the United States, including the Eleventh Circuit, are Required by the United Nations Treaty to correct any Torturous “*Policies*”, or conduct, and to provide a means for the Torture Victim to obtain redress.

It is the **DUTY** of the Secretary of State, and the State Department, to expose, and stop any government Official from violating the Treaty on Torture, even if the violator is a Federal Judge, or a group of Federal Judges.

I request that the Secretary of State, and the State Department, investigate SeaWorld’s “*Targeting of my Stress Disorder*” to Torture me, and investigate the Judges in the Eleventh Circuit, and how I was Tortured, and not allowed Needed, Emergency Medical Care during a Heart Attack, by a Court System far more corrupt than any Organized Crime Family in America.

The State Department must investigate, *pursuant to the Torture Treaty*, and issue a report, *and recommendations*, on correcting the Treaty Violations, including some sort of “*Reasonable*” oversight for the Federal Courts, that actually works.

And, *as required by the Torture Treaty*, compensation must be provided to the Torture Victim, for the Torture I have suffered, and the life-time damage to my heart.

Should the State Department fail to abide by, and enforce the United Nations Treaty on Torture, the Torture-Victim, *Billy Kidwell*, shall deem that he has exhausted his available remedies in the Member State, and file a Formal Complaint with the United Nations Committee on Torture.

This document is an “*Exhaustion*” of the United Nations Torture Treaty Victim, Billy Ray Kidwell’s Remedies.

*VII. Relief*

1. The Torture-Victim, *Billy Kidwell*, demands that the United States starts fully complying with the United Nations Convention Against Torture, and Other Cruel, Inhuman, and Degrading Treatment, or Punishment.

2. The Torture-Victim, *Billy Kidwell*, demands that the United States stop torturing the “*Pro Se Litigant Inferior Class*” and start abiding by the United States Constitution, and Bill of Rights, by proving “*Meaningful*” Access to the Courts to *Pro Se Litigants*, to include honesty, fairness, and “*Due Process of Law*”.

3. The Torture-Victim demands that Disabled American Veterans, under Doctor’s ORDERS not to work, or found by a government agency, such as Social Security, or the Department of Veterans Affairs to be Unable to Work, have counsel Appointed for them, or be provided a means of “*Meaningful*” Access to Eleventh Circuit Courts, and that the Eleventh Circuit stop requiring the Disabled to violate their Doctor’s Orders, and/or aggravate their Disabilities, as the price of having access to the Eleventh Circuit.

4. The Torture-Victim demands that the Eleventh Circuit stop sitting on *Pro Se Motions* to Proceed in Forma Pauperis, until the case is over, and stop requiring *Pro Se Litigants* to take Food Money, and money for Medical Care, and give that money for the necessaries of Life to this Court, to pay filing fees, and/or, the costs of litigating in this Court. Such conduct is Torture.

5. The Courts MUST Appoint ADEQUATE Counsel for the Torture-Victim to prosecute his lawsuit against SeaWorld, and not require the Torture-Victim to “*Heal Himself*” to have Constitutional Rights.

6. The Torture Victim DEMANDS an investigation by the State Department of the Perjury by SeaWorld, and their F.R.C.P. Violations, habitual lying, the Fraudulent Motions, and other wrongful conduct to avoid the merits of the Victim’s Lawsuit, and intended to Aggravate the Victim’s Stress Disorder, to Torture the Victim, as a defense “*Tactic*”.

7. The Torture-Victim DEMANDS that SeaWorld, and SeaWorld’s Attorneys, be substantially sanctioned for their intentional Torture of a Disabled Veteran, and prosecuted for the intentional Perjury.

8. The Torture Victim DEMANDS that he be fairly compensated for the Intentional Torture, and the Damage from that Torture, including the Aggravation of the Victim’s Disability, the Pain, and Suffering, the damage to the Victim’s Heart, and all other damage caused by the Intentional Torture.

9. The Torture-Victim seeks any, and all other relief he is entitled to.

It is for this the Torture-Victim, *Billy Kidwell*, prays.

Respectfully submitted,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ July 8, 2017

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1. Eleventh Circuit Judges engaged in Medical Depravation Torture by refusing to allow the Torture-Victim, Billy Ray Kidwell, to get needed Emergency Medical Care while he was having a Massive Life-Threatening, Stress-Caused Heart Attack. [↑](#footnote-ref-1)
2. See Florida Statute 825.102. [↑](#footnote-ref-2)