

IN THE WWW COURT OF PUBLIC JUSTICE

FOR THE DISTRICT AND
JURISDICTION OF THE WORLD

CIVIL ACTION # 3

- WE THE PEOPLE, THE FAMILIES OF THE WORLD ,
- THE FAMILY OF HARMON WILFRED,
- HARMON WILFRED

Plaintiffs

Vs

- JOHN SUTHERS, JEANNE SMITH AND THE EL PASO COUNTY, COLORADO
OFFICE OF THE DISTRICT ATTORNEY,
- THE US CENTRAL INTELLIGENCE AGENCY,
- THE UNITED STATES JUSTICE DEPARTMENT,
- PRESIDENT WILLIAM J. CLINTON,

- AND ALL OTHERS DETERMINED BY INVESTIGATION.....

Defendants

COMPLAINT

Plaintiff's appearing Pro Se for a complaint against Defendants alleges and avers:

Parties / Jurisdiction-Venue

1. Plaintiffs are all citizens of the United States of America and within the jurisdiction of the World Wide Web Court of Public Justice.
2. Defendants are either citizens of the United States of America and/or are previous or current elected officials of local, state, provincial or federal government agencies of the United States, and/or an agency, entity, department or contractor of a local, state, provincial or federal entity of the United States, and thereby are within the jurisdiction of the World Wide Web Court of Public Justice.

Designated Factual Basis for Action

Plaintiffs hereby include by way of attachment to this Complaint, the factual basis of this case through the web site address www.luminadiem.com as well as the web sites listed within the Parties / Jurisdiction-Venue section of this Complaint. The primary evidence and factual basis contained within the Lumina Diem web site for all claims of relief are listed in the Case History and Transcript Sections including an introductory Home Page, Background Summary and Case History Index. The following are the Claims for Relief that are actionable in this Complaint:

Claims for Relief

1. By way of example in this Complaint via the Mitsubishi note transaction on behalf of the country and people of Guatemala with the factual basis referenced in the Lumina Diem web site, Case History Sections 1, 6, 7, 16, 17, 18, 19, 20, 27, 29, depicts the alleged blatant fraud and embezzlement of up to 10 billion dollars of global family assets by public officials and agents of the United States Government:
2. The Federal Government Agencies and departments involved in the alleged embezzlement of these funds and/or the deliberate cover-up of this crime include at least the US Central Intelligence Agency, The US Justice Department and the Office of the President of the United States under the direction of President William Jefferson Clinton, and all others. Based upon information and belief and the preponderance of evidence Plaintiff's also believe and hereby allege that a conspiracy existed between the above federal Defendants and certain El Paso County, Colorado government officials including but not limited to District Attorney's John Suthers and Jeanne Smith to participate in the theft of the said funds by at least cooperating in the cover-up of the release of information being provided by Harmon Wilfred.

Wherefore Plaintiff prays that:

1. This Honorable Court and all of its resources available through its media Investigators and We the People move to investigate and provide a full report on the allegations listed in the Claims for Relief, and if the Defendants hereto are found guilty, demand the restoration of all monies found to be embezzled or lost by theft, incompetence or otherwise by the CIA, the Office of the President of the United States, President William Jefferson Clinton and the United States Justice Department, John Suthers, Jeanne Smith and the El Paso County, Colorado District Attorney's Office and all others. The amount allegedly stolen or lost to the families of the world is a minimum of 10 Billion US Dollars

The individuals and entities in their public capacity alleged to be guilty of the offences hereby listed in the First Claim for Relief and those offences referenced in the factual basis shall be fully investigated and if found guilty, must be brought before the civil and/or the criminal justice systems of their jurisdictions to be made fully answerable to any and all charges or offences.

2. Issue an order for such other and further relief as this Honorable Court may deem proper.

Respectfully submitted on this 6th Day of December, 2004,

Harmon L Wilfred (Original signature filed with the Court)

By: Harmon L. Wilfred
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