

In the Bankruptcy Court of Maine

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Pegasus Broadcast TV
WDSI Case # 04-20874

case # ~~04-20867~~
U.S. BANKRUPTCY COURT
PORTLAND, MAINE

04-20878

vs

creditors

Notice to Obtain an Emancipation of Bankruptcy jurisdiction

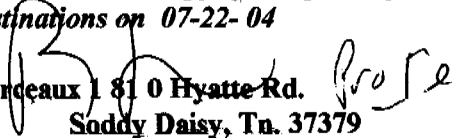
Comes the moving party to this court to Obtain an Emancipation of Bankruptcy jurisdiction

The moving party suggest that the authority of Memorandum that this court should stay the bankruptcy of this petitioner, with Rico all assets are seized'

The moving party suggest that the authority of Memorandum that this court should stay the bankruptcy of this petitioner and send the pending civil cases back to TN. State appeal court with a jointer to this court


Respectfully Submitted;
Basil Marceaux I

The plaintiff certified that all parties offices were sent a exact copy of this print by email, fax, handed or mail with enough posted to get to It destinations on 07-22-04


Basil Marceaux I 810 Hyatte Rd.
Soddy Daisy, Tn. 37379

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In the Bankruptcy Court of Maine

JUL 29 PM 12:40
U.S. BANKRUPTCY COURT
PORTLAND, MAINE

Pegasus Broadcast TV case # 0420867
WDSI ~~Case # 04-20871~~

vs

creditors

ORDER WITH THE LEAVE OF THE COURT

Comes the moving party to this court to ask the leave of the court to allow this

private district attorney under Rico ,

Basil Marceaux I

and

Rule 2 4

A Military and Naval Authority under the EMANCIPATION PROCLAMATION a with
Rule 17 A Guardian of an express trust plus being a Marine civilian with a federal
oath #2747487 to protect the Constitution for life

And a citizen, who has at least 150 citizens nominated signatures for public offices

to:

Stay the bankruptcy of this petitioner, with Rico all assets are seized'

Stay the bankruptcy of this petitioner and send the pending civil cases back
to TN. State appeal court with a jointer to this court

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Basil Marceaux 1 81 0 Hyatte Rd. *Pr Sec'*
Soddy Buss 4 TW37379

In the Bankruptcy Court of Maine

RECORDED AND INDEXED
2009 JUL 29 PM 12:40

Pegasus Broadcast TV
WDSI Case # 04-20874

U.S. BANKRUPTCY COURT
PORTLAND, MAINE
case # 04-20874

vs

creditors

Memorandum in Support of a Notice to Obtain an Emancipation of Bankruptcy jurisdiction

The petitioner pending bankruptcy case in this court is one defendant out of 21 defendants in three state courts covering 15 counties jurisdiction all on appeal to the TN. Civil Appeal court for prompting slavery through breach of a promise with criminal side effects kidnapping, extortion, racketeering, jury fixing, promoting gambling all felony crimes.

The petitioner refuses to except that a promise was made over twenty times or more. They allowed the promises to report the news fairly with out bias that their reporters and photographers take to belong to their national club that requires them to report the news fairly with out bias to separate them from a rag magazine and to break their promise and allowed magnitude of scandalous feeling to people morals and violating Rico sections 1201, 1583, 1590, 1598, 242,241, 1202

The petitioner greed to make money, violated -there code of ethic not to be bias they select the slave masters over the citizens allow the moving party with rule 24,17 and 200 Citizens to becomes a slave to the cities of County and county, all being unconstitutional looking for crimes of no knowledge

There is a fundamental principle, long established, that the 1st freedom of speech and of the press which is secured by the Constitution does not confer an absolute right to speak or publish, without responsibility, whatever one may choose, or an unrestricted and unbridled license that gives immunity for every possible use of language and prevents the punishment of those who abuse this freedom. 2 Story on the Constitution, 5th ed., § 1580, p. 634; *Robertson v. Baldwin*, 165 U.S. 275, 281; *Patterson v. Colorado*, 205 U.S. 454, 462; *Fox v. Washington*, 236 [p*667] U.S. 273, 276; *Schenck v. United States* and only a trial would tell if punishment of those who abuse this freedom are the

defendants?

Such a cause of action, although private, involves state action within the meaning of the Fourteenth Amendment, and therefore triggers the First Amendment's protections, since promissory estoppel is a state law doctrine creating legal obligations never explicitly assumed by the parties that are enforceable through the Minnesota courts' official power. Cf., e.g., *New York Times Co. v. Sullivan*, [p*664] 376 U.S. 254, 265. However, the doctrine is a law of general applicability that does not target or single out the press, but rather is applicable to all Minnesota citizens' daily transactions.

Thus, the First Amendment does not require that its enforcement against the press be subject to stricter scrutiny than would be applied to enforcement against others, cf. *Associated Press v. NLRB*, 301 U.S. 103, 1132-1133, even if the payment is characterized as compensatory damages. Nor does that Amendment grant the press protection from any law which in any fashion or to any degree limits or restricts its right to report truthful information. *The Florida Star v. B.J.F.*, 491 U.S. 524,

In *Nebraska Press Assn. v. Stuart* 427 U.S. 539 1976 while the guarantee of freedom of expression is not an absolute under all circumstances the barriers to, prior restraint remain high against its use continues intact.

Although it is unnecessary to establish a priority between the first and 6th Amendment rights

Sixth Amendment right to a fair trial under all circumstances, the protection against prior restraint should have particular force as applied to reporting of criminal proceedings-

The petitioner filed a Notice of suggestion of bankruptcy in all the below courts to stay all future movement and allow the bankruptcy court to process, with the one of them, the Tn. Appeal Court to granting the stay motion of the petitioner allowing the moving party breach of promise and Rico civil and criminal case against all 21 defendants to be stay which is being argue in a separate motion in Tn. appeal Court.

State law which conflict with federal law is without effect pursuant to supremacy clause U.S.C.A. cons. art 6s 12

With the moving party using rule of evidence 901.2.9 Ancient document, Rule 17 A Guardian of an express trust and Rule 24 A life time member of the U. S. Marine Force Recon has a ferior oath to moves in pursuit 13th amendment with Presidential order, THE

EMANCIPATION PROCLAMATION .Slavery

A Military and Naval Authority under the EMANCIPATION PROCLAMATION a with Rule 17 A Guardian of an express trust plus being a Marine civilian with a federal oath #2747487 to protect the Constitution like a U.S. Senator for life
And a citizen, who has at least 150 citizens nominated signatures for public offices

These words were first written in the first paragraph of the first page where the framer was concerned about the future.

On the 1st day of January, A.D. 1863, all persons held as slaves within any State or designated part of a State the people whereof shall then be in rebellion against the United States shall be then, thenceforward, and forever free; and the executive government of the United States, including the military and *naval authority thereof*, will recognize and maintain the freedom of such persons and, or any of them, in any efforts they may make for their actual freedom.

who is the president talking about it is a marine isn't it? Their maintain and recognize
The words

1. "henceforward, and forever free"

President Lincoln ordered it forever don't need the President to order it again

With the plaintiff uses of *Posterv Andrews*, 182 tonn 671,189 sw680 (1943). breach of promise(promissory estoppel) cause Of action against these defendants support the SUPREME COURT OF THE UNITED STATES ruling in *Cohen v CovAes Media Company* 88 and 457 nw 2d 199 stated in answer to the First Amendment does not bar a breach of promise(promissory estoppel) cause Of action against defendants?

The moving party suggest that the petitioner is looking for protection in his bankruptcy court who has no jurisdiction in a Rico case where no-one is immune or any criminal act

The moving party suggest that the authority of Rico which give the filer a status of a private attorney general for criminal racketeering jurisdiction

The moving party suggest that the authority of a marine direct connection to navy as required under *U.S. v Morris* require only an idea that something is guarantee, like a check making a retired army person who collect a check or thinking it is owe to him is enough to satisfied if a person is still a member of

the military or navy authority, beside of the moving party protect and defend oath and once a Marine always a Marine are a direct connection , but the moving party is also connected to the day that he died, at that time the navy will come down and lay a flag over this coffin, sing taps and a 21 gun salute and be a pa burier and be bury in a national centenary, but army, navy, air force do not get a 21 gun salute only their officers and retired personnel get a 21 gun salute making a Marine a Navy authority and a part of the land and naval forces for life.

The moving party suggest that the authority of **the 2nd and the 9th congress legislations and acts or bills sign by a president**. The appellant with the leave of the court will state something that was never used in history, the 2nd congress sign into legislation that violating the constitutional rights of a citizen was a felony , Plus the 9th congress legisla-tion authorize a person who is not cover by pos comritius law two hand over to U.S. Marshall arrest and hand over to U.S Marshall . With annual of congress recorded for all time that it well known that government was going to break the citizen rights without ramosé .

The moving party suggest that the authority of president Andrew Johnson signing into law that a person with a protect support and defend oath can arrest a constitutional rights violator and the only people in the U.S. that Has a protect and defend oath is a U.S. Senator and a Marine..

The moving party suggest that the authority of *Ok v New Mexico 501 U.S. 221 (1991)page 2 states a Military and Naval authority can put their inferior under arrest for preliminary and while doing so has judicial immunity. Cooley ,law of tort 408-409 (1880*

The moving party suggest that the authority of all the above that this court should stay the bankruptcy of this **petitioner, with Rico all assets are seized**

The moving party suggest that the authority of all the above that this court should stay the bankruptcy of this **petitioner and send the pending civil cases back to TN. State appeal court with a jointer to this court**

In this court the petitioner petitioner is going to appeal court

In this court the petitioner is in the Tennessee Appeal Court in Knoxville

Basil Marceaux
and

Rule 17 A Guardian of an express trust and Rule 2 4

A Naval Authority and a citizen with the same federal oath to protect the Constitution like the president for life

v

Neill Southerland, Rheubin Taylor, Sam Elliott, C. Helton, Brian Smith, Marty Laskly, Ann Shaffer, Ken Ritz, Philip Noblett, Mike McMahan, Randy Nelson, The Chattanooga Free Press, The Tennessean Newspaper, U.S. Today, Channell2News, Channel9News, Channel 13News, Channel 61 News, Comcast and M.A.D.D.

The plaintiff re-ply brief to the defendants

Neill Southerland, Rheubin Taylor, Sam Elliott, C. Helton, Brian Smith, Marty Laskly, Ann Shaffer, Ken Ritz, Philip Noblett, Mike McMahan, Randy Nelson

COURT # E2003-02704-COA-R3-CV

Basil Marceaux

In this court the petitioner is going to appeal court

In the Cumberland County Chancery Court

Docket No. ---9053-1-04----

Basil Marceaux I

and

Rule 2 4

A Military and Naval Authority under the EMANCIPATION PROCLAMATION a with Rule 17 A Guardian of an express trust plus being a Marine civilian with a federal oath #2747487 to protect the Constitution like the president for life

And a citizen, who has at least 150 citizens nominated signatures for public offices

v

M.A.D.D. et al

In this court the petitioner is going to appeal court

IN THE CIRCUIT COURT OF BRADLEY COUNTY, TENNESSEE

BASIL MARCEAUX,

Plaintiff,

NO. V03-1133

VS.

BARRETT PAINTER, DAN GILLEY,
JERRY ESTES, JERRY DAVIS,
DANNY HICKMAN, CHATTANOOGA
FREE PRESS, THE TENNESSEAN

NEWSPAPER, U.S. TODAY, CHANNEL
12 NEWS, CHANNEL 9 NEWS, CHANNEL
3 NEWS, CHANNEL 61 NEWS,
COMCAST and M.A.D.D. TENNESSEE,

Respectfully Submitted;
Basil Marceaux I

Basil Marceaux Pro Se

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