

UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF TEXAS

515 Rusk Ave., Houston, Texas 77002 Phone: 713.250.5500 (1)

(1) Kenneth MacKenzie, appearing {Judge: Gray Miller}

Properia Persona as Plaintiff "Pro Se" {Civil Case MC-08-060}

appearing on his own behalf with family class {22Feb2008, Case Mgr. Stephanie Byrum}

members similarly situated, (2) Julieta

Vasquez-MacKenzie, as Plaintiff, Aunt of Pfc.

Kristian Vasquez Menchaca (sister of Claimant

Guadalupe Vasquez), (3) Guadalupe Vasquez, as Plaintiff,

Mother of Pfc. Kristian Vasquez Menchaca,

Mother of (4) Caesar Vasquez Menchaca, as Plaintiff,

Brother of Pfc. Kristian Vasquez Menchaca, family class

members similarly situated,

Plaintiffs, CLAIM CIVIL ACTION:

RICO CASE STATEMENT 18 U.S.C. §§ 1961-1968:

against

Defendant #1, U.S. Justice Department, United States Executive

Branch Of Government, Alberto Gonzales, Attorney General of the

United States, Defendant -

INTERESTED PARTIES: Interested Party #1, U.S. State Department,

United States Executive Branch Of Government, Condoleeza Rice, U.S.

Secretary of State; U.S. Department of State, 2201 C Street NW,
Washington, DC 20520; Interested Party #2, U.S. Defense
Department, United States Executive Branch Of Government, Donald
Rumsfeld, former U.S. Secretary of Defense - 20 January 2001 to 18
December 2006; Interested Party #3, U.S. Defense Department, United
States Executive Branch Of Government, Robert Gates, U.S. Secretary
of Defense - 18 December 2006; Interested Party #4, United States
Executive Branch Of Government, U.S. Justice Department, Attorney
General Michael B. Mukasey (09 Nov 2007) ; U.S. Department of
Justice , 950 Pennsylvania Avenue, NW, Washington, DC 20530-0001;
Phone: 202-353-1555; AskDOJ@usdoj.gov ; Interested Party #5, Abu
Ayyub al-Masri (Abd al Hadi al-Iraqi) (Legal Service impossible)
Spiegel <http://www1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi>
Salon http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/ ;
Interested Party #6, Ayman al-Zawahiri (Legal Service impossible),
Spiegel
<http://www1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi> ,Salon
http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/
Interested Party #7, Ussama Bin Ladin (Legal Service not possible);
Spiegel <http://www1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi>
Salon
http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/Intereste

d Party #8, All Enlisted Personnel of United States Army Interested

Party #9, All Enlisted Personnel of United States Navy and Marine
Corps

Interested Party #10, All Enlisted Personnel of United States Air
Force

Interested Party #11, CNN News

Interested Party #12, NBC News

Interested Party #13, ABC News

Interested Party #14, BBC News

Interested Party #15, AL JAZEERA News

Interested Party #16, DER SPIEGEL News; et.al.

Interested Party #17, United States Grand Jury, Texas.

Interested Party #18, Harris County Grand Jury, Texas.

Interested Party #19, Los Angeles County Grand Jury, California

Interested Party #20, Presidential Candidate John McCain, U.S.
Senator.

Interested Party #21, Presidential Candidate Hillary Clinton, U.S.
Senator.

Interested Party #22, Presidential Candidate Barak Obama, U.S.
Senator.

Interested Party #23, G.W. Bush, President of the United States,
United States Executive Branch Of Government

Interested Party #24, United States Senate.

Interested Party #25, United States House of Representatives.

Interested Party #26, All British Military Units serving in Iraq & Afghanistan potentially identified as objects of said U.S.

proclaimed "\$50,000 Death Rewards," particularly those units where members of "British Royal Family" serve.

Interested Party #27, All 'Coalition' Military Units serving in Iraq & Afghanistan potentially identified as objects of said U.S.

proclaimed "\$50,000 Death Rewards."

Interested Party #28, U.S. FBI Houston, 2500 East TC Jester, Houston, Texas 77008-1300; (713) 693-5000; Houston@ic.fbi.gov

Interested Party #29, Gov. Strickland, Ohio (re: Sgt Keith Maupin MIA, Batavia, OH)

Interested Party #30, Governor of Michigan Jennifer Granholm: (Pvt. Byron W. Fouty, MIA, Waterford, MI)

Interested Party #31, Governor of Massachusetts Willard Mitt Romney: (Spc. Alex R. Jimenez, MIA, Lawrence, MA)

Interested Party #32, Governor of California Arnold Schwarzenegger: (Pfc. Joseph J. Anzack Jr., found tortured to death, Torrance, CA)

Interested Party #33, Governor of Oregon, Ted Kulongoski : (PFC Thomas Tucker, tortured to death, Madras, OR)

Interested Party #34, Governor of Texas, Rick Perry: (PFC Kristian Menchaca, tortured to death, Houston, TX)

Interested Parties #35 through #85, Governors and National Guard Soldiers of all Fifty U.S. States.

Future Possible Interested Parties: SEE: Appendix E.

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RICO CASE STATEMENT 18 U.S.C. §§ 1961-1968:

The above-captioned case contains a civil RICO claim, which has been filed in this court pursuant to 18 U.S.C. §§ 1961-1968. This Standing Order has been designed to establish a uniform and efficient procedure for processing this case. Plaintiff shall file, on or before, a RICO case statement; a copy shall be delivered to Chambers. This statement shall include the facts plaintiffs are relying upon to prove this RICO claim. In particular, this statement shall be in a form that uses the numbers and letters as set forth below, and shall provide the following information:

1.STATE WHETHER THE ALLEGED UNLAWFUL CONDUCT IS IN VIOLATION OF 18 U.S.C. §§1962(A), (B), (C), AND/OR (D):

The alleged unlawful conduct is in violation of 18 U.S.C. §1962(c), and also §1962 (d).

2.LIST EACH DEFENDANT AND STATE THE ALLEGED MISCONDUCT AND BASIS OF LIABILITY OF EACH DEFENDANT:

Defendant #1, Alberto Gonzales, Attorney General of the United States is the Defendant. The alleged misconduct and basis of liability of Defendant #1, Alberto Gonzales, is: (1) the administration of the United States "fifty thousand dollar death reward" system applied to U.S. soldiers at capture as "Prisoners of War" held at Jihadist Death Camps in Iraq, is identical to and exactly like the administration of an Adolph Hitler Auschwitz Death Camp in Nazi Germany of WW2, wherein the reward hierarchy places U.S. soldiers at the bottom of the life scale at life-value of fifty thousand dollars, while their Jihadist Guards are obviously placed at the top life value of twenty five million dollars by administration of United States Codes from Washington, DC.

Defendant #1, Alberto Gonzales is responsible for his negligent or wrongful acts and omissions while acting within the scope of his office or employment with United States Government, and (2) said Defendant #1, Attorney General Alberto Gonzales "wrongfully" transferred parts of \$87 million dollars of U.S. Congress-provisioned U.S. 'Counterterrorism Fund' money diverted (embezzled and Burglarized) from the premises of the U.S. Treasury in Washington, DC, to various other countries by means of Internet wire and wireless telemetry of rewards and wire and wireless telemetry and telephone communications and other wire and wireless

telemetry telemetry payment of rewards out of said U.S. Treasury funds of said U.S. Title 1, 'Counterterrorism Fund,' money, which were Internet wire and wireless advertised rewards to save the lives of terrorist wartime enemies of the United States, who were members of terrorist groups, known as "al Qaida" and "al Shura" members as follows: Hamsiraji Marusi Sali, ... \$1 million paid for the information that led to Sali's location (Photos)U.S. Embassy Manila press release; \$1 million dollars paid for information that led capture of Muhammad Zimam Abd al-Razzaq al-Sadun; \$1 million paid for the information that led to capture of Muhsin Khadr al-Khafaji (no picture available); and, during this same time frame of June-2006, while, at the same time as said United States Code Title 1 money was paid out of the U.S. Treasury to save lives of terrorist members of al Shura and al Queda, said members of these same "Mega-Million dollar U.S. Life-Reward-protected" al Shura and al Queda Terrorist Organizations, life-protected by U.S. multi million dollar reward money offered by Defendant Attorney General and Interested Party #1, Secretary of State Rice, were in-progress torture-murdering (1) U.S, Army Pfc. Kristian Menchaca, 23, and (2) U.S. Army Pfc. Thomas L. Tucker, 25, both of them treasonably denied by Attorney General Gonzales and Secretary of State Rice the equal "Mega-Million dollar life-saving rewards" of said United

States Title 1, Section 101 `Counterterrorism Funds' in the area of Yosifiya, Iraq, during June 2006. Pfc. Kristian Menchaca, 23, and Pfc. Thomas L. Tucker, 25, were denied, during June 2006, by Attorney General Gonzales said "Mega-Million dollar life-saving rewards" of said United States Title 1 `Counterterrorism Funds,' and, as a consequence of such "Omissions and denials" were mutilation-torture-murdered by al-Qaeda & al-Shura Terrorists who (1) smashed their faces to unrecognizable pulp while alive, (2) gouged out their eyes while alive, (3) cut off their genitalia while alive, (4) disemboweled & yanked-their-intestines-to-ground while alive, (5) amputated their hands while alive, (6) tore-off and amputated their arms and legs while alive, and (7) cut off their heads and their hearts out in their last moments of life, In violation of Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocol I, ARTICLE 11, ¶1 and ¶4, and Protocol II, of 08 June 1977, relative to... "Prisoners of War."

SEE: USC Title 18, § 3071 - "Information for which rewards authorized"- and TITLE 22, § 2708 - "Department of State rewards program" indicate that both Attorney General Gonzales and Secretary of State Rice are responsible for assigning said larger preferential reward amounts for terrorists.

SEE: USC Title 18, § 3071 - "Information for which rewards authorized"- and TITLE 22, § 2708 - "Department of State rewards program" indicate said underfunded \$50,000 rewards offered for the safety of captured U.S. soldiers during war time treacherously discriminated unto death against U.S. soldiers, during wartime.

Both USC Title 18, § 3071 and TITLE 22, § 2708 provide that *"the rewards program shall be administered by the Secretary of State, in consultation, as appropriate, with the Attorney General..."*

Defendant Attorney General and Interested Party #1, Secretary of State Rice contributed to said violations of Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocol I of 08 June 1977, by ignoring application of the morals and ethics set forth in the Geneva Conventions on behalf of captured U.S. troops and by not making timely efforts to equally protect captured U.S. troops to the same extent as set forth in violation of Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocol I, ARTICLE 11, ¶1 and ¶4, and Protocol II, of 08 June 1977, relative to... "Prisoners of War" and other Articles of said Geneva Conventions and Protocol I, Article 11.

SEE: "Art 11. In cases where they deem it advisable in the interest of protected persons, particularly in cases of disagreement between the Parties to the conflict as to the application or interpretation of the provisions of the present Convention, the Protecting Powers shall lend their good offices with a view to settling the disagreement.

For this purpose, each of the Protecting Powers may, ... on its own initiative, propose to the Parties to the conflict a meeting of their representatives, and in particular of the authorities responsible for prisoners of war, possibly on neutral territory suitably chosen. The Parties to the conflict shall be bound to give effect to the proposals made to them for this purpose. The Protecting Powers may, if necessary, propose for approval by the Parties to the conflict a person belonging to a neutral Power, or delegated by the International Committee of the Red Cross, who shall be invited to take part in such a meeting.

Part II. General Protection of Prisoners of War

SEE: Geneva Convention III of 12 August 1949,

Part I. General Provisions, ARTICLE 1, ARTICLE 2, ARTICLE 3, ¶(1) (a), Chapter II. Wounded and Sick, ARTICLE 12 - Members of the armed forces ... shall not be murdered or exterminated, subjected to torture

SEE: Geneva Convention Protocol I, of 08 June 1977, Article 11 -

Protection of persons:

3. LIST THE ALLEGED VICTIMS AND STATE HOW EACH VICTIM WAS ALLEGEDLY INJURED:

In the Vasquez Family, Lupe Vasquez, Ceasar Menchaca, Julieta Vasquez-Mackenzie, Kenneth MacKenzie each injured by post traumatic stress syndrome. Their family member Kristian Vasquez Menchaca was barbarically murdered by horrific torture death by Terrorists in Iraq..

Captured 16 June 2006 at Yosifiya, Iraq, during the Iraq War, U.S. Army Pfc. Kristian Menchaca, 23, and Pfc. Thomas L. Tucker, 25, were denied, during June 2006, by Attorney General Gonzales and Interested Party U.S. Executive Branch to "equal life saving Rewards" of said United States USC Title 1, 'Counterterrorism Funds' and reward provisions of United States Codes. Defendant Gonzales and Interested parties, #1, Rice, #2 Rumsfeld, and #3 Gates did "conspire to violate ... provisions of 18 USC Section 1962(c)," in violation of 18 USC Section 1962(d) as evidenced by Defendant #1, Attorney General Alberto Gonzales and Secretary of State Condoleeza Rice "wrongfully" transferring embezzled parts of \$87 million dollars of U.S. Congress-provisioned U.S. 'Counterterrorism Fund' reward money from the United States,

Washington, DC, Treasury Office to save the lives of "at large" al Shura and al Queda Terrorists and "captured" al Shura and al Queda Terrorists while Gonzales-Rice were *simultaneously, concurrently, and at the same time*" denying, in "juxtaposition," the same reward money to save the lives of captured U.S. soldiers who were, "*simultaneously, concurrently, and at the same time,*" tortured to death by the very same "at large" al Shura and al Queda Terrorists who were benefiting from the safety provided by Gonzales's-Rice's offered multi million dollar rewards, and, thereby Gonzales-Rice, soaked with the blood of \$25 Million dollar Reward denied U.S. soldiers, who became their victims, did violate United States Code Title 18, Section 1962 (c) and 1962 (d). And, as a consequence of said reward "Omissions" and denials *Gonzales and U.S.-Executive-Branch and Rice-Rumsfeld*, U.S. Army Pfc. Kristian Menchaca, 23, and Pfc. Thomas L. Tucker were mutilation-torture-murdered by al-Queda & al-Shura Terrorists who (1) smashed their faces to unrecognizable pulp while alive, (2) gouged out their eyes while alive, (3) cut off their genitalia while alive, (4) disemboweled & yanked-their-intestines-to-ground while alive, (5) amputated their hands while alive, (6) tore-off and amputated their arms and legs while alive, and (7) cut off their heads and their hearts out in their last moments of life in violation of Geneva Conventions (I, III, IV) of

12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... "Prisoners of War."

Gonzales and U.S.-Executive- Branch and Rice-Rumsfeld, did premeditatedly contribute to the U.S.\$50,000 "Death Reward" conditions that resulted in the Trture Murders of U.S. Army Pfc. Kristian Menchaca, 23, and Pfc. Thomas L. Tucker by maintaining said perverse and unbalanced U.S. reward system that persuaded and enraged terrorists to violate the Geneva Conventions relative to War Prisoners.

4.DESCRIBE IN DETAIL THE PATTERN OF RACKETEERING ACTIVITY OR COLLECTION OF UNLAWFUL DEBTS ALLEGED FOR EACH RICO CLAIM.

It was an unlawful violation of 18 USC, Section 1962(c) and Section 1962(d) for Attorney General Alberto Gonzales and Secretary of State Condoleeza Rice, employed by or "associated with" the U.S. Treasury (as "any enterprise engaged in, or the activities of which affect, interstate or foreign commerce"), to conduct or participate, directly or indirectly, in the conduct of the U.S. Treasury's affairs ("such enterprise's affairs") through a "pattern of racketeering activity" in violations of 18 USC, Section 1956 - Laundering of monetary instruments (in "multiple patterns of

racketeering activity") and in violations of 18 USC, Section 1344 - Bank fraud, wherein Attorney General Gonzales and Secretary Rice treasonably defrauded the United States Treasury (a financial institution) of \$77 to \$87 millions of reward dollars from the 'Counterterrorism Fund' of United States Code, Title 1, Section 101, to pay "EXCLUSIVE" wrongful monetary rewards perpetrated in "multiple patterns of racketeering activity" against monetary rewards from the 'Counterterrorism Fund' of United States Code, Title 1, Section 101, and provisioned under Title 18, and Title 22, reward money funds set aside under the 'Counterterrorism Fund' of United States Code, Title 1, Section 101, intended by congress to save the lives of captured U.S. Soldiers held as Prisoners of War, in Iraq and Afghanistan and not intended to be "EXCLUSIVELY" and "selectively" used to aid and comfort Terrorist enemies of the United States during wartime.

A DESCRIPTION OF THE PATTERN OF RACKETEERING SHALL INCLUDE THE FOLLOWING INFORMATION:

A. LIST THE ALLEGED PREDICATE ACTS AND THE SPECIFIC STATUTES THAT WERE ALLEGEDLY VIOLATED:

ALLEGED PREDICATE ACTS: Said USC Title 1 Counterterrorism reward funds were wrongfully manipulated away from said USC Title 1 provisioned "reward funds" in the U.S. Treasury by Attorney General

Alberto Gonzales and Secretary of State Condoleeza Rice in violations of USC Title 18, Section 1956 - *Laundering of monetary instruments* to deny captured U.S. soldiers in Iraq U.S. Fourteenth Amendment equal life protection of U.S. Constitution and, instead, thereby provide said USC Title 1 provisioned "reward funds" to protect and save the lives of (1) "at large" and (2) "captured terrorists" at a mega million dollar rate of \$25 million dollars, each, up to five hundred times higher than the Gonzales-Rice proclaimed "\$50,000 Death Reward" manipulated by them to save the lives of Terrorists they listed at their "Rewards For Justice" Internet site. THE FIRST PATTERN OF RACKETEERING, by Gonzales-Rice-Rumsfeld, was against the life of Sgt Keith Maupin, captured near Bhagdad, Iraq, April 2004. As a direct cause of Gonzales-Rice-Rumsfeld refusing Sgt Keith Maupin said \$25 million dollar reward values on his life, Keith Maupin was murdered by al Qaida terrorists and a video of his murder was submitted by Terrorists to al Jazeera news. Gonzales-Rice-Rumsfeld manipulated and enforced said "\$50,000 Death Reward against Sgt. Keith Maupin directly causing his murder and denied him the same and equal \$25 million dollar Reward offers that Gonzales-Rice-Rumsfeld proclaimed and paid out of the U.S. treasury to save the lives of Hussein, and Bin

Ladin, and Ayman al-Zawahiri, and other terrorists during April 2004.

THE SECOND and THIRD PATTERNS OF RACKETEERING, by Gonzales-Rice-Rumsfeld, in their patterns of criminal treason behavior, were against the lives of PFC. Christian Vasquez Menchaca and PFC. Thomas Tucker, captured 16 June 2006, Yosifiya, Iraq, and tortured to death as a direct cause of Gonzales'-Rice's-Rumsfeld's, in their patterns of criminal treason behavior, manipulated and enforced said "\$50,000 Death Rewards against PFC. Christian Vasquez Menchaca and PFC. Thomas Tucker directly causing their torture murders in violation of Torture Victim Protection Act of 1991, 28 U.S.C. § 1350; moreover, Gonzales-Rice-Rumsfeld in their patterns of criminal treason behavior, denied PFC. Christian Vasquez Menchaca and PFC. Thomas Tucker the same and equal \$25 million dollar Reward offers that Gonzales-Rice-Rumsfeld, in their patterns of criminal treason behavior, proclaimed and paid out of the U.S. treasury to save the lives of Hussein, and Bin Ladin, and Ayman al-Zawahiri, and other terrorists during April 2006.

The FOURTH, FIFTH, AND SIXTH PATTERNS OF RACKETEERING, by Gonzales-Rice-Gates, in their patterns of criminal treason behavior, occurred when Gonzales-Rice-Gates (FOURTH) manipulated

said "\$50,000 Death Reward Patterns" against Pfc. Joseph J. Anzack Jr. 20, of Torrance, California, found tortured to death,

occurred when Gonzales-Rice-Gates (FIFTH) manipulated said "\$50,000 Death Reward Patterns" against Spc. Alex R. Jimenez (Missing in action), 25, of Lawrence, Massachusetts; and occurred when Gonzales-Rice-Gates (SIXTH) manipulated said "\$50,000 Death Reward Patterns," in their patterns of criminal treason behavior, against Pvt. Byron W. Fouty (Missing in action), 19, of Waterford, Michigan, captured 12 May 2007 in Al Taqa, Iraq, and depicted as murdered in Terrorist videos.

As a consequence of Gonzales's-Rice's-Gates' said reward denial patterns of criminal treason behavior against Pfc. Joseph J. Anzack Jr., PFC Anzack was murdered in violation of Torture Victim Protection Act of 1991, 28 U.S.C. § 1350. The Torture Victim Protection Act of 1991, which provides a cause of action for damages to anyone - aliens and citizens alike - who suffered torture anywhere in the world at the hands of any individual acting under the law of any foreign nation. 28 U.S.C. § 1350 note: The Torture Victim Act does not contain its own jurisdictional provision. But, it is clear that any case brought pursuant to that

statute would arise under federal law and thus come within 28 U.S.C. § 1331, the grant of general federal question jurisdiction.

SPECIFIC STATUTES THAT WERE ALLEGEDLY VIOLATED BY GONZALES-RICE-RUMSFELD IN THE MURDER OF KEITH MAUPIN, VIOLATED BY GONZALES-RICE-RUMSFELD IN THE TORTURE MURDERS OF PFC. CHRISTIAN VASQUEZ MENCHACA AND PFC. THOMAS TUCKER, AND VIOLATED BY GONZALES-RICE-GATES IN THE TORTURE-DEATH OF JOSEPH ANZAK AND VIOLATED BY GONZALES-RICE-GATES IN MURDERS OF ALEX JIMENEZ AND BYRON FOUTY WERE AS FOLLOWS:

Said violation patterns of USC Title 18, Section 1956 occurred when Attorney General Gonzales and Secretary Rice wrongfully transported, transmitted, or transferred, said "Title 1, Title 18, and Title 22" provisioned reward monetary instruments or funds from the United States Treasury (a place) in the United States to or through "a place outside the United States," (A) with the intent to promote the carrying on of specified unlawful activity against Terrorist-captured Soldiers of the United States Army, by deliberately refusing them \$25 Million dollar Reward life-values equal to *Hussein, al-Zawahiri* and *Bin Ladin*, which denied said U.S. Soldiers U.S. Fourteenth Amendment equal life-reward protection under the laws; and, said unlawful \$25 million dollar Reward Denial

activity in conjunction with said patterns of "\$50,000 Death Reward Sentences" against terrorist captured U.S. soldiers predictably resulted in the torture deaths of said captured Soldiers of the United States Army in violation of Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol I and II, of 08 June 1977, relative to... "Prisoners of War" and in violation of RICO Act predicate violations of "USC TITLE 18, Section 1961, RICO Act, et.seq., & RICO predicates: (1) "USC TITLE 18, Section 2339A - Providing material support to terrorists, (2) "USC Title 18, Section 2332b - Acts of terrorism transcending national boundaries...", (3) "USC, Title 18, Section 2332b (g) (5) (B)..." (4) "USC, Title 18, Section 1114 - Protection of officers and employees of the United States..." (5) "USC Title 18 Section 1116 - Murder or manslaughter of foreign officials, official guests, or internationally protected persons...", (6) "USC, Title 18, 2332 - Criminal penalties...", (7) "Part I, General Provisions, Article 3, Geneva Convention (III) relative to... Prisoners of War..., said Convention held in Geneva... to 12 August, 1949...", and said unlawful activity described in the following crime proscription information of United States Codes.

SEE: "USC, TITLE 18, Section 1961, RICO Act, et.seq., & RICO predicates:

SEE: "USC, TITLE 18, Section 2339A. Providing material support to terrorists

SEE: "USC, Title 18, Section 2332b. Acts of terrorism transcending national boundaries . . ."

SEE: "USC, Title 18, Section 2332b (g) (5) (B) . . ."

SEE: "USC, Title 18, Section 1114. Protection of officers and employees of the United States . . ."

SEE: "USC Title 18, Section 1116. Murder or manslaughter of foreign officials, official guests, or internationally protected persons . . ."

SEE: "USC, Title 18, 2332. Criminal penalties . . ."

SEE: Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to.. "Prisoners of War"

DEFENDANTS' POLICIES AND PRACTICES RESULTING IN CRIME VIOLATIONS AGAINST TERRORIST-CAPTURED U.S. SOLDIERS :

Plaintiffs further bring this action on behalf of themselves as a class of next-of-kin family victims damaged by U.S. Attorney General and U.S. Secretary of State who both aided and abetted terrorist inflicted torture-murder crimes against their family member, Kristian Vasquez Menchaca, a U.S. soldier serving in the

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Iraq combat theater during wartime, denied equal protection of U.S. laws as opposed to terrorists during wartime; and, Plaintiffs challenge Defendant's policies and practices of perpetrating said wrongdoings by means of administratively manipulated reward nonfeasance, misfeasance, and malfeasance against U.S. military personnel, during wartime, that include and involve consequences of prohibited mutilations, torture, and murder as proscribed under "Part I, General Provisions, Article 3," of the Third Geneva Convention relative to... Prisoners of War... and include and involve manipulative "unequal conduct" under Article 11 of the Third Geneva Convention relative to... Prisoners of War... that results in prohibited mutilations, torture, and murder of Prisoners of War in violation the third Geneva Convention (III) relative to... Prisoners of War..., Geneva..., 12 August, 1949; and, Plaintiffs challenge Defendant's policies and practices of perpetrating wrongdoings regarding said mutilations, torture, and murder as also proscribed under United States Code, Title 18, and proscribed under state penal codes of Texas, and under other U.S. state codes in the states of Ohio, Texas, Oregon, California, Michigan, Minnesota, and the other forty four states, and proscribed under the laws of the United Kingdom, Europe, Mexico, South America, Indonesia, and so forth.

Plaintiffs bring this action challenging Defendant's policies and practices of perpetrating said violations as also proscribed under USC, Title 18 Section 1961, Section 1962(c), et.seq., RICO Act and several RICO predicates violated by Defendant #1, Attorney General Alberto Gonzales and Interested Party #1, Secretary of State Condoleeza Rice, and also violated by Interested Party #2 Secretary of Defense Donald Rumsfeld, and Interested Party #3 Secretary of Defense Robert Gates, under RICO, specifically and namely:

b. 'If the RICO claim is based on the predicate offenses of wire fraud, mail fraud, or fraud in the sale of securities, the "circumstances of fraud or mistake shall be stated in particularity": in disbursing reward monies, and (2) said Defendant #1, Attorney General Alberto Gonzales "wrongfully" transferring parts of \$77 million dollars on Rewards of U.S. Congress-provisioned U.S. 'Counterterrorism Fund,' which money Gonzales-Rice diverted (wire fraud embezzled and Burglarized) from the premises of the U.S. Treasury in Washington, DC, to various other countries by means of wire fraud Internet wire and wireless wire fraud telemetry of rewards and wire and wireless telemetry and telephone communications and other wire and wireless telemetry by arranging to pay and paying out \$77 million to \$87 million of said U.S.

Treasury funds of said U.S. Title 1, 'Counterterrorism Fund,' U.S. reward money as Internet wire and wireless advertised rewards to exclusively save the lives of terrorist wartime enemies of the United States who were and are members of terrorist groups, known as "al Qaida" and "al Shura,": -- \$1 million wire fraud paid for the information that led capture of Hamsiraji Marusi Sali; \$1 million dollars wire fraud paid for information that led capture of Muhammad Zimam Abd al-Razzaq al-Sadun; \$1 million wire fraud paid for the information that led to capture of Muhsin Khadr al-Khafaji (no picture available); and, "simultaneously, concurrently, and at the same time" during this same time frame of June-2006, as said United States Code Title 1 money was wire fraud paid out of the U.S. Treasury, to save the lives of said members of these same al Shura and al Queda Terrorist Organizations (with membership who were U.S. life valued at multi-millions of dollars to \$25 million) who were in-juxtaposition, "simultaneously, concurrently, and at the same time," torture-murdering (1) Pfc. Kristian Menchaca, 23, and (2) Pfc. Thomas L. Tucker, 25, who were "simultaneously, concurrently, and at the same time" denied by Gonzales-Rice the same equal Reward dollar amount of \$25 million life saving treatment of said United States 'Counterterrorism Funds' in the area of Yosifiya, Iraq while, Gonzales-Rice were "simultaneously,

concurrently, and at the same time," paying U.S. Reward monies up to \$87 million dollars, in-juxtaposition and at the same time, to save the lives of said al-Shura and al Qaida terrorists in the meantime, in 'juxtaposition,' "*simultaneously, concurrently, and at the same time.*" During said reward denial time frame of June 2006, and before, during, and after capture, Pfc. Kristian Menchaca and Pfc. Thomas L. Tucker, "*simultaneously, concurrently, and at the same time,*" were denied by Gonzales-Rice access to "equal life saving Rewards" of said United States 'Counterterrorism Funds,' and, as a consequence of said treasonable denial of reward money, "*simultaneously, concurrently, and at the same time,*" Pfc. Kristian Menchaca and Pfc. Thomas L. Tucker were mutilation-torture-murdered by al-Queda & al-Shura Terrorists, "*simultaneously, concurrently, and at the same time*" who (1) smashed their faces to unrecognizable pulp-mash while alive, (2) gouged out their eyes while alive, (3) cut off their genitalia while alive, (4) disemboweled & yanked-their-intestines-to-ground while alive, (5) amputated their hands while alive, (6) set fire to their bodies and tore-off and amputated their arms and legs while dragging them alive behind motor vehicles, and (7) cut off their heads and their hearts out in their last moments of life. The mathematics of said U.S. Attorney General perpetrated Reward deficiencies against Pfc. Kristian

Menchaca and Pfc. Thomas L. Tucker is a self-evident truth that the U.S. Attorney General selectively and preferentially applied U.S. reward life-valuation of \$25 million dollars on behalf of the life of a terrorist listed at his "Rewards for Justice" internet site that is five hundred (500) times higher than the low and deficient U.S. reward life-valuation of \$50,000 dollars offered for the lives of Pfc. Kristian Menchaca and Pfc. Thomas L. Tucker and offered for the lives of any U.S. soldier captured by the U.S. Attorney General's high multi million dollar Reward-favored and life-saved \$25 million dollar terrorists, enemies of the United States valued at 500 times higher rewards to save enemy terrorist lives that Gonzales denied of U.S. soldiers while they were tortured to death during wartime, in violation of said Geneva Conventions and U.S. Treason Act.

C. DESCRIBE HOW THE PREDICATE ACTS FORM A "PATTERN OF RACKETEERING ACTIVITY":

A "pattern of racketeering activity" requires at least two acts of racketeering activity, one of which occurred after the effective date of chapter 96, Racketeer Influenced and Corrupt Organizations, and the last of which occurred within ten years (excluding any period of imprisonment) after the commission of a prior act of racketeering activity.

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The following plural acts (more than two acts) of racketeering activity were operated and manipulated in a manner that worked against the lives of Pfc. Kristian Menchaca ("50,000 Death Reward") and Pfc. Thomas L. Tucker ("50,000 Death Reward") captured by the U.S. Attorney General's high life valued, multi million dollar Reward, life-saved 25 million dollar terrorists (a "PATTERN"), enemies of the United States, valued with five-hundred-times-higher Title 1 rewards that Gonzales denied (a "PATTERN") to save said captured U.S. soldiers while they were tortured to death (a "PATTERN") during wartime in Iraq (a "PATTERN").

PATTERN: Said United States Congress provisioned reward funds were wrongfully manipulated away from said USC Title 1 provisioned "reward funds" (a "PATTERN") in the U.S. Treasury by Attorney General Alberto Gonzales and Secretary of State Condoleeza Rice in violations of USC Title 18, Section 1956 - Laundering of Monetary Instruments (a "PATTERN") to pay wrongful and misappropriated Reward money in a selective and discriminatory manner (a "PATTERN") to save Terrorist enemies of the United States during wartime (a "PATTERN") while denying the same and equal life saving money to save the lives of captured U.S. soldiers during wartime (a "PATTERN"). Said violations of USC Title 18, Section 1956 occurred when(a) (2)Attorney General Gonzales and Secretary Rice wrongfully

transported, transmitted, or transferred, said "Title 1, Title 18, and Title 22" provisioned reward monetary instruments or funds from the United States Treasury (a place) in the United States to or through "a place outside the United States," a "PATTERN," in violations of USC Title 18, Section 1956 and "USC TITLE 18, Section 2339A - Providing material support to terrorists (a "PATTERN") (A) with the intent to promote the carrying on of specified unlawful activity of selectively proclaiming "\$25,000,000 Life Rewards" on behalf of Terrorists fighting against U.S. Soldiers of the United States Army (a "PATTERN"), who were evaluated with the same Title 1 fund Counterterrorism money at "\$50,000 Death Rewards"; and, said unlawful activity predictably resulted in the torture deaths of said Terrorist-captured Soldiers of the United States Army (a "PATTERN") under RICO Act predicate violations of "USC TITLE 18, Section 1961, RICO Act, et.seq. (a "PATTERN"), & RICO predicates: (1) said "USC TITLE 18, Section 2339A - Providing material support to terrorists(a "PATTERN"), were enabled by transferring said Title 1 funds from U.S. Treasury to advertise and pay exclusively and selectively higher mega million dollar rewards -- to \$25 million -- only on behalf of "at large" and "captured" terrorists (a "PATTERN") while denying the same and equal life-saving rewards to captured U.S. soldiers (a "PATTERN"); (2) said violations of "USC

Title 18, Section 2332b - Acts of terrorism transcending national boundaries...," (a "PATTERN") (3) said acts were violations of "USC, Title 18, Section 2332b (g) (5) (B)..." (a "PATTERN") (4) said acts were violations of "USC, Title 18, Section 1114 - Protection of officers and employees of the United States..." (a "PATTERN") (5) said violations of "USC Title 18, Section 1116 - Murder or manslaughter of foreign officials, official guests, or internationally protected persons..." (a "PATTERN") (6) said violations of "USC, Title 18, 2332 - Criminal penalties..." (a "PATTERN") (7) said violations of "Part I, General Provisions, Article 3, Convention (III) relative to... Prisoners of War..., said Convention held in Geneva... to 12 August, 1949," were enabled by Gonzales-Rice advertising at their Rewards for Justice Web site and transferring said Title 1 funds out of the U.S. treasury to advertise and pay exclusively and selectively higher mega million dollar rewards -- to \$25 million -- only selectively on behalf of "at large" and "captured" terrorists while denying the same and equal life-saving rewards to captured U.S. soldiers and thereby directly causing the torture deaths of captured U.S. Soldiers during wartime (a "PATTERN"). And said patterns of related and collateral unlawful RICO activity described in the following crime proscription information of United States

Codes resulted as a consequence of said foregoing Gonzales-Rice unlawful RICO activity(a "PATTERN").

SEE: "USC, TITLE 18, Section 1961, RICO Act, et.seq., & RICO predicates:

SEE: "USC, TITLE 18, Section 2339A. Providing material support to terrorists

SEE: "USC, Title 18, Section 2332b. Acts of terrorism transcending national boundaries . . ."

SEE: "USC, Title 18, Section 2332b (g) (5) (B) . . ."

SEE: "USC, Title 18, Section 1114. Protection of officers and employees of the United States . . ."

SEE: "USC Title 18, Section 1116. Murder or manslaughter of foreign officials, official guests, or internationally protected persons . . ."

SEE: "USC, Title 18, 2332. Criminal penalties . . ."

SEE: Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... "Prisoners of War"

and

D. STATE WHETHER THE ALLEGED PREDICATE ACTS RELATE TO EACH OTHER AS PART OF A COMMON PLAN. IF SO, DESCRIBE: the

foregoing alleged predicate acts appear to relate to each other as part of a common political plan in the U.S. Executive Branch to "not deal with terrorists" by offering and maintaining low level \$50,000 rewards for captured U.S. soldiers (a "PATTERN").

Yet, said common political plan to "not deal with terrorists" is wrongful to an unnatural extreme that makes "not deal with terrorists" become "Bad-Faith" defined by Defendant Gonzales and Intrested Parties Rice-Rumsfeld-Gates as a "\$50,000 Reward Torture-Death," (a "PATTERN"), to any captured U.S. soldier, in violation of the Geneva Convention, as proven by the fact that "all" one hundred percent of captured U.S. soldiers, in Iraq, who were recovered, were found dead (a "PATTERN") with their bodies bearing Barbaric torture marks in violation of Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... "Prisoners of War" (a "PATTERN").

.1. When "\$50,000 Death rewards," are "Bad-Faith" offered by the United States Executive Branch for return of captured U.S. soldiers (a "PATTERN"), said minimal \$50,000 low rewards have proven to consistently translate to "\$50,000 Death rewards," which do produce "tortured-to-death" U.S. soldier bodies as proven "one hundred per cent of the time."

.2. When bodies of captured U.S. soldiers are recovered after said "\$50,000 Death rewards" were advertised by the United States Executive Branch for their return, then it is truthful to say that the United States is operating a reward system that manipulatively "Bad-Faith" ignores the articles of the Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... "United States Soldier Prisoners of War," full well aware that the United States Executive Branch consistently offers U.S. "\$50,000 Death rewards" for its own captured U.S. Soldiers under the conditions described in this RICO Case Order (RICO Case Statement) and incorporated into this RICO Complaint in United States District Court. And, said U.S. "\$50,000 Death rewards" (a "PATTERN") do proveably cause and result in "tortured-to-death" captive U.S. soldiers as proven "one hundred per cent of the time" by bodies of captured U.S. Soldiers recovered in Iraq (a "PATTERN").

Said "fifty thousand dollar death rewards" (a "PATTERN") offered by the United States of America Executive Branch, a "High Contracting Party" to the Geneva Conventions, do violate proscriptions of United States Codes under The United States RICO Act, "USC, TITLE 18, Section 1961, et.seq.: (1) SEE: "USC, TITLE 18, Section 2339A. Providing material support to terrorists (a

"PATTERN"), (2) SEE: "USC, Title 18, Section 2332b. Acts of terrorism transcending national boundaries . . ." (a "PATTERN") (3) SEE: "USC, Title 18, Section 2332b (g) (5) (B) . . ." (a "PATTERN") (4) SEE: "USC, Title 18, Section 1114. Protection of officers and employees of the United States . . ." (5) SEE: "USC Title 18, Section 1116. Murder or manslaughter of foreign officials, official guests, or internationally protected persons . . ." (6) SEE: "USC, Title 18, 2332. Criminal penalties . . ." (7) SEE: Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... "Prisoners of War."

Said "fifty thousand dollar death rewards" offered by the United States of America Executive Branch, a "High Contracting Party" to the Geneva Conventions, do violate proscriptions of said United States Codes (a "PATTERN") and do violate Geneva Conventions as said "\$50,000 Death rewards" consistently have proven to cause death for the soldiers of said United States of America at "one hundred per cent of the time" (a "PATTERN") wherein the criminal activity of the United States Executive Branch Reward system interacts (a "PATTERN") with the terrorist al Shura council and Ussama Bin Ladin's terrorists to inspire them to torture-murder every U.S. Soldier identified as the object of a U.S. proclaimed

"*fifty thousand dollar reward*," (a "PATTERN") which, in fact, is a "Bad Faith" offered "\$50,000 Death reward" (a "PATTERN") in violation of the articles in Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... captured "United States Soldier Prisoners of War" (a "PATTERN").

"*Twenty-Five-Million-Mega-Dollar-Life-Rewards*" advertised and paid by the United States of America to save captured terrorist lives have consistently proven to save the lives of captured terrorists at "one hundred per cent of the time" (a "PATTERN"). However, said "*Fifty-Thousand-Low-Dollar-Death-Rewards*" consistently have proven to cause death for the soldiers of said United States of America at "one hundred per cent of the time" (a "PATTERN").

When these two profoundly contrasting conditions of "'Life' and 'Death' Rewards are examined alongside the Geneva Conventions (I, III, IV) of 12 August 1949, ARTICLE 3 & ARTICLE 11, and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... captured "United States Soldier Prisoners of War," it is obvious that the United States is acting in "Bad Faith" (a "PATTERN") regarding the manner it treats its own soldiers in violation of Geneva Conventions (I, III, IV) of 12 August, 1949,

ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977.

The information of U.S. Executive Branch "Bad Faith" (a "PATTERN") in observance of Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977 is important to consider in Complaints before state and federal Grand Juries in the United States regarding these questions.

Thus, the United States Executive Branch of government is in conflict (a "PATTERN") with the United States Congressional Branch that prefers to have its legislated U.S. reward money used to save the lives of captured U.S. soldiers and not watch the U.S. Executive Branch selectively trivialize Title 18, Title 22, and Title 1, Section 101 - Counterterrorism Fund, legislated U.S. reward money, used to create "\$50,000 Death Rewards" that cause the deaths of U.S. Soldiers at "one hundred per cent of the time," when they are captured (a "PATTERN").

The contrast is profoundly obvious between these two conditions: (1) "Mega-million dollar 'Life Rewards'" that appear to comply with the Geneva Conventions of 1949 and (2) "Fifty thousand dollar 'Death Rewards'" that proveably do not comply with the Geneva Conventions of 1949, said "'Death Rewards' established one hundred

per cent of the time" U.S. Soldiers have been captured by Terrorists in Iraq as proven by the recovered bodies of captured U.S. soldiers bearing marks of Barbaric torture (a "PATTERN"), particularly with reference to violations of Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... captured "United States Soldier Prisoners of War."

Hence, said U.S. "\$50,000 Death rewards" (a "PATTERN") are obvious evidence that the United States of America Executive Branch is acting in "Bad-Faith" (a "PATTERN") as a "High Contracting Party" to the Geneva Conventions of 1949, as it apparently has no intention of applying the life protecting articles of said Geneva Conventions (I,II,III.IV) of 1949 and applying Geneva Convention Protocols I and II of June 1977 to its own captured United States soldiers (a "PATTERN") and, in "Bad-Faith", has sentenced its own U.S. soldiers to death (a "PATTERN") with "Bad-Faith" "\$50,000 Death rewards" (a "PATTERN") that directly cause U.S. Soldiers to be tortured to death when they are captured "one hundred per cent of the time" (a "PATTERN"). Moreover, the United States government Executive Branch, in additional "Bad-Faith," (a "PATTERN") does not reveal (a "PATTERN") to its New Military Service Recruit Volunteers these corrupt U.S. Executive Branch "Bad-Faith" offered

-\$50,000 Death reward" conditions (a "PATTERN") that directly cause U.S. Soldiers to be tortured to death "one hundred per cent of the time" (a "PATTERN").

It is evident that the United States Executive Branch of government is acting in "Bad-Faith" (a "PATTERN") against the efforts of the U.S. Congressional Branch due to the self-evident truth that the United States Executive Branch has "Bad-Faith" sentenced captured U.S. Soldier Prisoners of War to consistent "Torture-Death" by means of low "\$50,000 Death rewards" broadcast at the time of their capture (a "PATTERN").

It is evident that the United States Executive Branch of government has ignored the mathematical truths that unequal "Multi-Million dollar 'Life-Rewards'" offered by the U.S. have the effect of saving the lives of captured terrorists at a rate of one hundred percent (a "PATTERN") while unequal "Fifty Thousand Dollar 'Death-Rewards'" consistently cause torture death to be inflicted on captured U.S. soldiers (a "PATTERN"), as proven by the fact that one hundred percent of recovered U.S. Soldier's bodies bore horrific wounds of Barbaric Torture (a "PATTERN").

Under authorization of "USC Title 18, PART II, CHAPTER 204, § 3071, et. seq. - Information for which rewards authorized" and under "USC Title 22, CHAPTER 38, § 2708, et.seq. - Department of

State rewards program," it was not the intent or common sense of congress that the U.S. Attorney General and Secretary of State would utilize or authorize U.S. Treasury money solely for paying rewards that save only and exclusively the lives of terrorists (a "PATTERN") while simultaneously denying (a "PATTERN") said U.S. congress provisioned Title 1, Section 101, and USC Title 18, § 3071 - "Information for which rewards authorized"- and USC TITLE 22, § 2708 - "Department of State rewards program," and other U.S. Code reward provisions... provisioned Treasury money to equally and simultaneously save the lives of captured U.S. soldiers in Iraq and Afghanistan (a "PATTERN").

Said simultaneous denial of money (a "PATTERN") for captured U.S. soldier rewards occurred as a consequence of said denial of "U.S. congress provisioned Title 1, Section 101, and USC Title 18, § 3071 - "Information for which rewards authorized"- and USC TITLE 22, § 2708 - "Department of State rewards program," and other U.S. Code reward provisions... "(a "PATTERN") of reward equality, on behalf of captured U.S. soldiers who are tortured to death (a "PATTERN") by said U.S.-Treasury-money-protected terrorists as a consequence of the fact that U.S. Attorney General and Secretary of State have designed "intentional" wrongful acts perpetrated by the U.S. Attorney General and U.S. Secretary of State of "adhering to

enemies of the United States (a "PATTERN"), giving them aid and comfort within the United States or elsewhere," by means of diverting and denying U.S. Treasury reward money (a "PATTERN") intended by the U.S. congress to save the lives of U.S. soldiers and, instead, using said diverted and embezzled U.S. Treasury reward money solely to protect and save the lives of captured terrorists during war time (a "PATTERN") while simultaneously denying the use of said U.S. Treasury reward money to save the lives of captured U.S. soldiers in Iraq during war time, (a "PATTERN") violations of USC Title 18, Section 2381 Treason and violations of USC Title 18, Section 1503 - Obstruction of Justice.

SEE: "USC Title 18, PART II, CHAPTER 204, § 3071, et. seq.

- Information for which rewards authorized"

SEE: "USC Title 22, CHAPTER 38, § 2708, et.seq. - Department of State rewards program"

SEE: USC Title 18, Section 1503 and USC Title 18, Section 2381.

5.DESCRIBE IN DETAIL THE ALLEGED ENTERPRISE FOR EACH RICO

CLAIM: (1) In essence, there is one claim, herein, for the wrongful death of PFC. Kristian Vasquez Menchaca, which was brought about by a series of events manipulated and contributed by U.S. Executive Branch Officials after PFC. Kristian Vasquez Menchaca,

had laid down his armament and was terrorist captured in Iraq and was primarily affected by said Geneva Conventions of 1949 and Geneva Protocols of 1977. Yet, in "Bad-Faith" subversion of said Geneva Conventions (a "PATTERN"), the U.S. Reward system was applied by the U.S. Executive Branch, Gonzales-Rice-Rumsfeld-Gates, and is currently being applied by Interested Parties, Mukasey--Rice-Gates, in a manner similar to "Murder for Hire" (a "PATTERN"), a violation of USC Title 18, Section 1958 - relating to use of interstate commerce facilities in the commission of murder-for-hire (a "PATTERN"). The contrast is profoundly obvious between these two conditions: (1) "Mega-million dollar 'Life Rewards'" that appear to comply with the Geneva Conventions of 1949 for terrorists (a "PATTERN") and (2) "Fifty thousand dollar 'Death Rewards'" (a "PATTERN") that proveably do not comply with the Geneva Conventions of 1949 (a "PATTERN"). Said "'Death Rewards' did cause terrorist inflicted torture-death "one hundred per cent of the time" against captured U.S. soldiers by Terrorists (a "PATTERN") who had higher mega-million dollar reward values assigned to save their lives at capture than the U.S. soldiers had while tortured-to-death on the Gonzales-Rice-Rumsfeld issued "Fifty thousand dollar 'Death Reward values'" (a "PATTERN").

(2) When Gonzales-Rice-Rumsfeld operated the U.S. reward system, they, informed of the murderous Terrorist milieu in Iraq, restrictively structured the rewards offered for U.S. soldiers to a low-pittance of \$50,000 (a "PATTERN"), which denied captured U.S. Soldiers the same and equal U.S.- Constitutional-Amendment-Fourteen rights to life (a "PATTERN") that Gonzales-Rice-Rumsfeld had bestowed on their own favored and selected Terrorists in Iraq with mega-million dollar rewards, up to \$25 million, (a "PATTERN") transferred from the U.S. Treasury that saved the life of every terrorist captured with a U.S. reward assigned to him (a "PATTERN"). As a consequence of the Gonzales-Rice-Rumsfeld low \$50,000 reward offers, captured U.S. soldiers were tortured to death (a "PATTERN") in violation of Geneva Conventions (I, III, IV) of 12 August, 1949, ARTICLE 3 & ARTICLE 11 and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977, relative to... captured "United States Soldier Prisoners of War" (a "PATTERN").

(3) Said unequal "Multi-Million dollar 'Life-Rewards'" offered by the U.S. at the "Rewards for Justice" internet site (a "PATTERN") have the effect of saving the lives of captured terrorists at a rate of one hundred percent life preservation "at capture" (a "PATTERN") while unequal "Fifty Thousand Dollar 'Death-Rewards'" consistently cause torture death to be inflicted on

captured U.S. soldiers, "one hundred percent of the time" 'at capture' (a "PATTERN") as proven by the fact that one hundred percent of recovered U.S. Soldier's bodies bore horrific wounds of Barbaric Torture (a "PATTERN"). SEE: Rewards for Justice, Washington, D.C.20522-0303, 1-800-877-3927; RFJ@state.gov
<http://www.rewardsforjustice.net/>

(4) As a consequence of the manner in which the U.S. Executive Branch reward system was wrongfully and selectively manipulated by Gonzales-Rice-Rumsfeld unto "Fifty Thousand Dollar 'Death-Rewards'" that consistently destroyed the lives of U.S. soldiers (a "PATTERN") while Gonzales-Rice-Rumsfeld selectively manipulated mega-million dollar rewards that saved the lives of terrorists during wartime (a "PATTERN"), then said manipulated reward administration exhibited all the crime elements comprising violations of 18 USC 2381 Treason (a "PATTERN") & 1961 RICO (a "PATTERN") and war crime violations regarding "mutilation-torture-murder" Articles of Geneva Conventions #1, #3, and #4 of 1949 and further comprising violations of Geneva Convention Protocols #1 and #2 of 1977 (a "PATTERN").

(5) What is particularly treasonable and criminal about the behavior of Gonzales, #1 Rice, and #2 Rumsfeld is that they had much information of milieu record to indicate that U.S. soldiers

captured by terrorists in Iraq and Afghanistan would be tortured to death. Nevertheless, Gonzales, #1 Rice, and #2 Rumsfeld, blockaded the money made available by the U.S. Congress under USC TITLE I, Section 101 -and under "TITLE 18, Section 3071, Section 3072, and 22 U.S.C. Section 2708 to pay rewards (a "PATTERN") and, instead, they "embezzled" and "diverted"" said 'Counterterrorism Fund' reward money provisioned under USC TITLE I, Section 101 -and under "TITLE 18, Section 3071, Section 3072, and 22 U.S.C. Section 2708 to deny said money as rewards for captured U.S. soldiers (a "PATTERN").

(6) In fact, said \$87 million dollars of reward expenditures was spent entirely on behalf of the safety and welfare of terrorists by Gonzales, #1 Rice, and #2 Rumsfeld (a "PATTERN"); yet, Gonzales, #1 Rice, and #2 Rumsfeld never advertised any reward money higher than \$50,000 for captured U.S. soldiers (a "PATTERN").

(7) Yet, in monstrous "war crime" contrast of the said Geneva Conventions (I, III, IV), and, Geneva Convention Protocols I and II, that prohibit "(a) violence to life and person, in particular murder of all kinds, mutilation, cruel treatment and torture. . .," all one hundred percent of U.S. soldiers who were captured in Iraq, denied by Gonzales, #1 Rice, and #2 Rumsfeld said "diverted" rewards (a "PATTERN"), and, yet, not beneficiaries of said

"diverted" rewards (a "PATTERN"), who were found dead, later, by U.S. troops, did show evidence of barbarous mutilation and torture death (a "PATTERN") that Defendant Gonzales and Interested parties, #1 Secretary of State Rice, #2 former Secretary of Defense Rumsfeld were informed (a "PATTERN") would be inflicted on said U.S. soldiers who were "hands on" denied said reward protection by Gonzales, #1 Rice, and #2 Rumsfeld during wartime (a "PATTERN").

(8) Defendant Gonzales (resigned from office over issues of his wrongdoing) and Interested parties, #1 Secretary of State Rice, #2 former Secretary of Defense Rumsfeld did directly and indirectly, "hands on," divert reward money (a "PATTERN") intended by the U.S. Congress as reward money to be paid on behalf of captured U.S. soldiers under provisions of the 'Counterterrorism Fund' reward money, provisioned and allocated for protection of captured U.S. Soldiers under USC TITLE I, Section 101 -and under "TITLE 18, Section 3071, Section 3072, and 22 U.S.C. Section 2708 (a "PATTERN"); instead, Gonzales, #1 Rice, and #2 Rumsfeld, "hands on," did provide and publish \$25 million dollars rewards offered for Ussama Bin Ladin (a "PATTERN") and \$87 million dollars of rewards paid to save the lives other terrorists as proclaimed at the "Rewards for Justice" web site maintained, "hands on," by #1

Secretary of State Rice and posted at other U.S. government web sites, such as at the U.S. Department of Justice FBI web site.

(9) The monstrous behavior of Gonzales, #1 Rice, and #2 Rumsfeld, (a "PATTERN") indicated they were indifferent to the articles and provisions of the Rome Statute of the International Criminal Court, 17 July 1998,

See: <http://www.icrc.org/web/eng/siteeng0.nsf/htmlall/p0-521-81852-4?opendocument> and <http://www.icrc.org/web/eng/siteeng0.nsf/htmlall/57jpk9?opendocument> related to said Geneva Conventions (I, III, IV), and, Geneva Convention Protocols I and II, and thereby sent a message to all terrorists in Iraq and Afghanistan that the lives of captured U.S. soldiers were of worthless consequence (a "PATTERN") due to the historical fact that the U.S. had refused to be a signatory to the provision of The International Criminal Court (ICC or ICCT)¹¹¹ (a "PATTERN").

A DESCRIPTION OF THE ENTERPRISE SHALL INCLUDE THE FOLLOWING INFORMATION:

A. STATE THE NAMES OF THE INDIVIDUALS, PARTNERSHIPS, CORPORATIONS, ASSOCIATIONS, OR OTHER LEGAL ENTITIES THAT ALLEGEDLY CONSTITUTE THE ENTERPRISE:

Names of the individuals that allegedly constitute the enterprise : Defendant #1, Alberto Gonzales, Attorney General of

the United States (a "PATTERN"). Interested Party #1, U.S. State Department, Condoleeza Rice, U.S. Secretary of State; U.S.

Department of State, 2201 C Street NW, Washington, DC 20520;

Interested Party #2, Donald Rumsfeld, U.S. Secretary of Defense (20 January 2001 to 18 December 2006) (a "PATTERN"); Interested

Party #3, Robert Gates, U.S. Secretary of Defense (18 December 2006) (a "PATTERN"); Interested Party #4, U.S. Attorney General

Michael B. Mukasey (09 November 2007) (a "PATTERN"); U.S.

Department of Justice , 950 Pennsylvania Avenue, NW, Washington, DC 20530-0001; Phone: 202-353-1555; AskDOJ@usdoj.gov;

Interested Party #5, Abu Ayyub al-Masri (Abd al Hadi al-Iraqi) (Legal Service impossible) Spiegel

<http://ww1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi> Salon

http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/ ;

Interested Party #6, Ayman al-Zawahiri (Legal Service impossible), Spiegel

<http://ww1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi> ,Salon

http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/

Interested Party #7, Ussama Bin Ladin (Legal Service not possible);

Spiegel <http://ww1.spiegel.de/active/kontakt/fcgi/lesermail.fcgi>

Salon http://www.salon.com/news/feature/2008/01/16/ask_al_qaida/

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b. DESCRIBE THE STRUCTURE, PURPOSE, FUNCTION AND COURSE OF CONDUCT OF THE ENTERPRISE: (1) structure: Interested Party #1, U.S. State Department, Condoleeza Rice, U.S. Secretary of State; U.S. Department of State, 2201 C Street NW, Washington, DC 20520; Interested Party #2, U.S. Defense Department, Donald Rumsfeld, former U.S. Secretary of Defense - 20 January 2001 to 18 December 2006; Interested Party #3, U.S. Defense Department, Robert Gates, U.S. Secretary of Defense - 18 December 2006; Interested Party #4, U.S. Attorney General Michael B. Mukasey (09 Nov 2007) who "interact" with said terrorists -- *al Masri* and *al-Zawahiri* and *Bin Ladin* -- when offering "Fifty Thousand Dollar 'Death Rewards'" (\$50,000 dollars) for the superficially supposed return of captured U.S. Soldiers in the Iraq and Afghanistan war theaters. This premeditated, with knowledge aforethought, Gonzales-Rice-Rumsfeld-Gates interaction with Terrorists produced torture-death, "one hundred percent of the time" against captured U.S. soldiers. Thus, it is the truth to say that Gonzales-Rice-Rumsfeld-Gates were "Death Reward-Proclaiming" 'accessories-before-during-and-after-the-fact of torture murders that Gonzales-Rice-Rumsfeld-Gates had inspired their surrogate terrorist murderers -- *al Masri* and *al-Zawahiri* and *Bin Ladin* terrorist groups -- to inflict on captured U.S. Soldiers as a consequence of Gonzales-Rice-Rumsfeld-Gates

deliberately manipulated low level "\$50,000 dollar Death Rewards" deliberately, premeditatedly, and treasonably offered by Gonzales-Rice-Rumsfeld-Gates, with knowledge aforethought, in the Iraq war theater by interaction with Terrorists, wherein Gonzales-Rice-Rumsfeld-Gates did broadcast offers of their manipulated low level "\$50,000 dollar Death Rewards" for captured U.S. Soldiers Gonzales-Rice-Rumsfeld-Gates knew would be tortured to death by terrorists, as a consequence.

(2) purpose: as a consequence of their administrative responsibilities to apply the provisions of Title 18, Title 22, and Title 1 reward provisions, Defendant #1, U.S. Attorney General Gonzales and Interested Party #1, Condoleeza Rice and Interested Party #2, former U.S. Defense Secretary Rumsfeld, and Interested Party #3, U.S. Defense Department, Robert Gates, U.S. Secretary of Defense structured a life-saving mega million offered reward system that preserved the lives of "at large" terrorists and and "captured Terrorists" on U.S. offers of mega million dollar rewards.

(3) Meanwhile said Gonzales-Rice-Rumsfeld-Gates premeditatedly structured a discriminatory and life destroying fifty thousand dollar reward system that inflicted "\$50,000 reward death," one hundred percent of the time" on every U.S. soldier to whom it was applied in Iraq (a "PATTERN"). (4) This reward system previously

administered by Gonzales, and Interested parties Secretary of State Rice, and former Defense Secretary Rumsfeld, until 18 December 2006, treasonably favored saving the lives of "at large" and "captured terrorists" with mega-million dollar rewards over and above the life welfare of captured U.S. soldiers (a "PATTERN"), compared at five hundred to one (500 to 1); and, Gonzales-Rice-Rumsfeld treasonably bestowed more life saving reward amounts of up to \$25 million dollars for terrorists Hussein and Bin Ladin, Ayman al-Zawahiri and other terrorists. Meanwhile, Attorney General Gonzales, and Interested Parties Rice & Rumsfeld, and Gates allowed only \$50,000 to be offered for the lives of terrorist-captured U.S. soldiers (a "pattern), such as PFC Christian Menchaca and PFC Thomas Tucker, which treasonably resulted in their torture-deaths at Yosifiya, Iraq in June 2006. Attorney General Gonzales, and Interested Parties Rice & Rumsfeld, and Gates could have offered upwards of Fifty Million Dollars (\$50,000,000) to save the lives of captured U.S. soldiers under the provisions of United States Codes Title 18, Title 22, and could have offered to save the lives of captured U.S. soldiers under other sections of United States Codes (a "pattern).

(5) Interested Party #2, U.S. Defense Secretary Donald Rumsfeld was replaced by Interested Party #3, U.S. Defense Secretary Robert

Gates, 18 December 2006, and Gates continued with said "\$50,000 Death Reward" system (a "pattern) until the capture of U.S. 10th Mountain Division soldiers, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, Spc. Alex R. Jimenez, 25, of Lawrence, Massachusetts; and Pvt. Byron W. Fouty, 19, of Waterford, Michigan, on 12 May 2007 in Al Taqa, Iraq;

(6) Pfc. Joseph J. Anzack Jr., 20, of Torrance, California was found dead from torture (a "pattern) and gunshot wounds in the Euphrates River on 23 May 2007. According to a militant Terrorist video released Monday, 4 June 2007, in Cairo, Egypt, militants claimed Al-Qaida linked insurgents killed said three American soldiers, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, Spc. Alex R. Jimenez, 25, of Lawrence, Massachusetts, and Pvt. Byron W. Fouty, 19, of Waterford, Michigan, captured 12 May 2007, 2007 in Al Taqa, Iraq;

(7) The confirmed torture-death of Pfc. Joseph J. Anzack Jr., 20, and the Monday, 4 June 2007, Terrorist-claimed deaths of Spc. Alex R. Jimenez, 25, and Pvt. Byron W. Fouty, 19, are directly linked to said \$50,000 Death Rewards as were manipulated by former U.S. Attorney General Gonzales (a "pattern);

(8) The Course of conduct of the enterprise "patterns": From 12 May 2007 forward, Defense Secretary Robert Gates (In Office: 18

December 2006) has continuously maintained and offered said "\$50,000 Death Rewards" for captured U.S. soldiers together with Defendant Gonzales (a "pattern), and Interested Party #1, U.S. Secretary of State Condoleeza Rice and apparently has continued to offer said "\$50,000 Death Rewards" for captured U.S. soldiers to the current month of January 2008, the month of this lawsuit filing in United States District Court.

(9) Defendant Gonzales resigned from his position as U.S. Attorney General and was replaced by Attorney General Mukasey (09 Nov 2007).

(10) By reason of recently sworn Attorney General Mukasey (09 Nov 2007) taking Office as U.S. Attorney General, said "\$50,000 Death Rewards" for captured U.S. soldiers formerly administered by and manipulated by Defendant Gonzales, Rice, Rumsfeld (Resigned Office: 18 December 2006), and Gates (In Office: 18 December 2006) have changed; and,

(11) said United States reward system of "\$50,000 Death Rewards for captured U.S. soldiers" has since been administered, without revision, by Interested Party #4, U.S. Attorney General Michael B. Mukasey (in office: 09 Nov 2007), by Secretary of State Rice (a "pattern), and by Defense Secretary Gates (in Office: 18 December 2006) (a "pattern).

(12) Thus, under the current administration, by means of U.S. Executive Branch manipulations in the United States Reward system of USC Title 1, Title 18, and Title 22, and manipulations of other U.S. Code Reward Provision Sections captured U.S. soldiers continue to be denied equal access to U.S. increased multi-million treasury reward money by the U.S. government Executive Branch reward administration consisting of Interested Party #4, U.S. Attorney General Michael B. Mukasey (a "pattern) (in Office since Nov. 2007), Secretary of State Rice (a "pattern), and Defense Secretary Gates (a "pattern).

(13) Mukasey-Rice-Gates now administer said "\$50,000 Death Reward" (a "pattern) offered for captured U.S. soldiers and now administer the "Rewards For Justice" mega \$25 million program to the life-saving advantage of terrorist enemies of the united States(a "pattern).

(14) Captured U.S. soldiers, Sgt. Keith Maupin, 20 (currently U.S. life-valued at \$50,000) of Batavia, Ohio; Spc. Alex R. Jimenez , 25 (currently U.S. life-valued at \$50,000) of Lawrence, Massachusetts; and Pvt. Byron W. Fouty ,19 (currently U.S. life-valued at \$50,000) of Waterford, Michigan should have been immediately re-evaluated with offers of immediate twenty five million dollar life-saving reward payments (equal-to-U.S.-twenty-

~~five-million-rewards-for-terrorists~~) when Gates took office, and certainly should have been thus re-evaluated when Attorney General Mukasey (09 Nov 2007) took Office as U.S. Attorney General in December 2007. Captured U.S. soldiers should have equal life saving U.S. Treasury reward money available save their lives on an equal footing as terrorists have had bestowed on them at the U.S. Treasury by the Secretary of the Treasury in response to Gonzales's and Rice's requests that multi-million dollar reward monies in amounts to \$87 millions of dollars be paid to save the lives of terrorists during wartime 2004 through 2008 (a "pattern), while no money whatsoever has ever been paid for the life of a U.S. soldier (a "pattern).

(15) Higher life-protective, multi-million dollar, "Life-Rewards" premeditatedly on behalf of terrorists have proven to save the lives of terrorists (a "pattern), such as (1) Muhammad Zimam Abd al-Razzaq al-Sadun, (2) Khalid Shaikh Mohammed and (3) Saddam Hussein at capture.

(16) Low "\$50,000 Death-Rewards" designed by Defendants as assigned specifically as "limited" rewards offered for return of captive U.S. soldiers have proven to destroy U.S. Soldier lives (a "pattern) and lead to the torture-murders of "All" U.S. soldiers terrorist-captured and recovered after "torture-death" in Iraq (a

“pattern), such as U.S. 101st Airborne Division soldiers: (1) Pfc. Kristian Menchaca, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker, 25, of Madras, Ore., both captured 16 June 2006 in Yosifiya, Iraq, and U.S. 10th Mountain Division soldier, (3) Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, captured 12 May 2007 in Al Taqa, Iraq, found dead from torture and gunshot wounds in the Euphrates River on 23 May 2007.

(17) According to a Terrorist news release, Monday, 4 June 2007, in Cairo, Egypt, Al-Qaida linked insurgents published a video showing terrorist murders of three American soldiers, (3) Pfc. Joseph J. Anzack Jr. (recovered dead), (4) Spc. Alex R. Jimenez, listed as “Missing in Action,” 25, of Lawrence, Massachusetts (U.S. DoJ A.G. & State Department life-valued at \$50,000); and (5) Pvt. Byron W. Fouty listed as “Missing in Action,” 19, of Waterford, Michigan (U.S. DoJ A.G. & State Department life-valued at \$50,000), all captured 12 May 2007 in Al Taqa, Iraq.

(A) U.S. Army Sgt. Keith Maupin, listed as “Missing in Action,” of Batavia, Ohio (U.S. DoJ & State Department life-valued at \$50,000), was captured 9 April 2004, near Baghdad, Iraq. On June 28, 2004, Al Jazeera aired a poor quality video purportedly depicting Maupin's execution. On June 30, 2004, an Army spokesman said the video was “totally inconclusive.

(18). Said low "Fifty thousand dollar Death-Rewards" offered for captured U.S. Soldiers have proven to cause torture-death to U.S. Soldiers at "one hundred percent of the time." The U.S. government is aware of this one hundred percent torture-death statistic and continues to offer "Fifty thousand dollar Death-Rewards" for terrorist captured U.S. soldiers (a "pattern) knowing full well an offer of "Fifty thousand dollars" is certain torture-death (a "pattern) for any captured U.S. Soldier.

(19). Meanwhile, higher life-protective, "Multi-million dollar Life-Rewards" premeditatedly paid on behalf of terrorists have proven to save the lives of captured terrorists "one hundred percent of the time" (a "pattern). The U.S. government is aware of this statistic and continues to offer "Multi-million dollar Life-Rewards" to save the lives of "at-large" and "captured" terrorists "one hundred percent of the time" (a "pattern).

(20) The contrast between said the "one hundred percent torture-death statistic" caused by "Fifty thousand dollar Death-Rewards" and the "Multi-million dollar Life-Rewards" is a publicly known factual truth.

(21) An offer of "Fifty thousand dollar Death-Rewards" means torture death so certainly, without doubt, that Attorney General Gonzales and Secretary of State Rice should be viewed as

structuring a condition of absolute guarantee that U.S. soldiers after capture will be tortured to death "one hundred percent of the time" (a "pattern) upon their offer of "Fifty thousand dollar Death-Rewards."

(22) Defendant Gonzales, and Interested Parties Rice, Rumsfeld, and Gates, waded through a river of American blood to accomplish their "*Fifty thousand dollar Death-Reward*" violations of United States crime laws that overlap and read on the mutilation-torture-murder prohibitions against "war-crimes" in the Geneva Conventions of 1949. With their own hands, Gonzales-Rice-Rumsfeld-Gates offered "*Fifty thousand dollar Death-Rewards*" for terrorist-captured U.S. soldiers, knowing that "*Fifty thousand dollar Death-Rewards*" guaranteed absolutely certain torture-death (a "pattern), without doubt, "one hundred percent of the time" (a "pattern) for captured U.S. soldiers in Iraq. While Gonzales-Rice-Rumsfeld-Gates commenced the offered "*Fifty thousand dollar Death-Rewards*" (a "pattern) with their own hands, like "Mafioso Kingpins," and their Terrorist surrogates inflicted the torture murders against U.S. soldiers (a "pattern), like surrogate Mafioso "Hit-Men," the torture-murder body count of Gonzales-Rice-Rumsfeld-Gates torture-murder of captured U.S. soldier victims occurred just as certainly as if Gonzales-Rice-Rumsfeld-Gates hacked captured U.S. soldier victims

to death with their own blood-soaked hands alongside their Terrorist surrogates who also hacked said U.S. soldiers to death. Furthermore, U.S. "\$50,000 Death-Rewards" (essentially operating as: "\$50,000 Death-Warrants") have consistently proven to be component operational parts in the Jihadist torture-death machine in Iraq as depicted in terrorist made torture videos (a "pattern) of said captured U.S. soldiers tortured to death in Iraq, posted on the internet at hundreds of internet address locations.

(23) Recognizing that the foregoing conditions currently exist as of January 2008, therefore, the offer of a "\$50,000 Death-Reward" for a captured U.S. soldier translates to a war crime violation (The "offer" of a "\$50,000 Death-Reward" begins the war crime (a "pattern) and Terrorist infliction of torture-death against U.S. soldiers ends the crime scenario (a "pattern)) of the Geneva Convention due to the fact that "ALL" one hundred percent of "\$50,000 Death-Reward" offers have been proven to result in deaths of U.S. 101st Airborne Division soldiers: (1) Pfc. Kristian Menchaca, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker, 25, of Madras, Ore., both captured 16 June 2006 in Yosifiya, Iraq, and U.S. 10th Mountain Division soldier, (3) Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, (4) Spc. Alex R. Jimenez, listed as "Missing in Action," 25, of Lawrence, Massachusetts (U.S. DoJ A.G.

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& State Department life-valued at \$50,000); and (5) Pvt. Byron W. Fouty listed as "Missing in Action," 19, of Waterford, Michigan (U.S. DoJ A.G. & State Department life-valued at \$50,000), all captured 12 May 2007, 2007 in Al Taqa, Iraq; (6) U.S. Army Sgt. Keith Maupin, listed as "Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department life-valued at \$50,000), captured 9 April 2004, near Baghdad, Iraq, all motion picture videoed as they were murdered by Terrorists.

(24) Said reward funds were wrongfully manipulated away from said USC Title 1 provisioned "reward funds" in the U.S. Treasury by Attorney General Alberto Gonzales and Secretary of State Condoleeza Rice in violations of USC Title 18, Section 1956 - Laundering of monetary instruments to deny (a "pattern) reward money for payment on behalf of captured U.S. soldiers and pay (a "pattern)mega-million dollar rewards for captured terrorists by means of defrauding and money laundering reward money from the U.S. Treasury Title 1 Counterterrorism Fund intended by the Congress of the United States on behalf of captured U.S. soldiers (a "pattern).

Said violations of USC Title 18, Section 1956 and Section 1962 occurred when Attorney General Gonzales and (25) Secretary Rice wrongfully transported, transmitted, or transferred, said "Title 1, Title 18, and Title 22" provisioned reward monetary instruments or

funds from the United States Treasury (a place) in the United States to or through "a place outside the United States," (A) with the intent to promote the carrying on of specified unlawful activity denying (a "pattern) U.S. Soldiers "life-saving" and equal \$25 million dollar "life-saving" rewards used, instead, on behalf of saving lives of terrorists (a "pattern), in preference to saving lives of captured U.S. soldiers denied equality (a "pattern) of "monetary-life-rewards" provided to Terrorist enemies (a "pattern) during wartime against Terrorist captured Soldiers of the United States Army (a "pattern), which specified unlawful activity of USC Title 18, Section 1956 - "Money Laundering" and Section 1962(c) and Section 1962(d) predictably resulted in the torture deaths (a "pattern) of said captured Soldiers of the United States Army under RICO Act predicate violations of "USC TITLE 18, Section 1961, RICO Act, et.seq., & RICO predicates: (1) "USC TITLE 18, Section 2339A. Providing material support to terrorists, (2) "USC Title 18, Section 2332b. Acts of terrorism transcending national boundaries...", (3) "USC, Title 18, Section 2332b (g) (5) (B)..." (4) "USC, Title 18, Section 1114 - Protection of officers and employees of the United States..." (5) "USC Title 18, Section 1116 - Murder or manslaughter of foreign officials, official guests, or internationally protected persons...", (6) "USC, Title 18, 2332 -

Criminal penalties...," (7) "Part I, General Provisions, Article 3, Convention (III) relative to... Prisoners of War..., said Convention held in Geneva... to 12 August, 1949..., " and said unlawful activity described in the following crime proscription information of United States Codes.

c. STATE WHETHER ANY DEFENDANTS ARE EMPLOYEES, OFFICERS OR DIRECTORS OF THE ALLEGED ENTERPRISE: Defendant Alberto Gonzales and Interested Party #1, U.S. State Department, Condoleeza Rice, U.S. Secretary of State; U.S. Department of State, 2201 C Street NW, Washington, DC 20520; Interested Party #2, U.S. Defense Department, Donald Rumsfeld, former U.S. Secretary of Defense - 20 January 2001 to 18 December 2006; Interested Party #3, U.S. Defense Department, Robert Gates, U.S. Secretary of Defense - 18 December 2006; Interested Party #4, U.S. Attorney General Michael B. Mukasey (09 Nov 2007) are officers or officials of their alleged enterprise, within the Executive Branch of the government of the United States.

d. STATE WHETHER ANY DEFENDANTS ARE ASSOCIATED WITH THE ALLEGED ENTERPRISE: Defendant Alberto Gonzales and Interested Party #1, U.S. State Department, Condoleeza Rice, U.S. Secretary of State; Interested Party #2, U.S. Defense Department, Donald Rumsfeld, former U.S. Secretary of Defense - to 18 December 2006;

Interested Party #3, U.S. Defense Department, Robert Gates, U.S. Secretary of Defense - 18 December 2006; Interested Party #4, U.S. Attorney General Michael B. Mukasey (09 Nov 2007) are associated with the alleged RICO enterprise identified in this Complaint and identified in the enclosed RICO Case Order (RICO Case Statement); the reward provisioning sections of 18 USC and 22 USC encourage and permit both the Attorney General and Secretary of State to pay rewards leading to the prevention, frustration, or favorable resolution of an act of terrorism against a United States person or property" However, their life-selective and life-discriminating use of the reward money authorized by these U.S. Titles, and other U.S. Titles, to save only lives of Terrorists while "designing," and "manipulating" this same money into an effective pattern of repetitive "Low fifty thousand dollar (\$50,000) Death Sentences" against "terrorist-captured" U.S. soldiers, full well knowing in advance that the low \$50,000 "against" captured U.S. soldiers so profoundly contrasted to the high \$25,000,000 proclaimed on behalf of terrorists, that these two contrasting dollar amounts (" \$50,000 'Death' against U.S. soldiers" versus "\$25,000,000 life-favored Terrorists") sent a clear political message of "we don't deal with terrorists," to Terrorists. Yet, Gonzales's, Rumsfeld's, Gates,' Executive Branch

"\$50,000 Death sentence" was created by twisting the meaning of "REWARD" to mean "RANSOM"; thereby, said Executive Branch message was perverse and convoluted, in that "REWARDS" (such as those at "Rewards for Justice" Web site) are paid to "Third Party Informers" who are NOT TERRORISTS'" and RANSOM is paid into the hands of Captors. Thus, Gonzales's, Rice's, Rumsfeld's, Gates,' Executive Branch artificially devised "\$50,000 Death sentence" was created by opportunistic "twisting" the meaning of "REWARD" to make it fit into White House doctrine of "We don't deal with Terrorists" and using terrorist-captured U.S. soldiers labeled and condemned by said "\$50,000 Death sentence" into such a radically differentiated and classified captive, that its "Death Sentence" meaning to Terrorists was clear. Terrorist-captured U.S. soldiers were obviously worthless pawns, "Untermenchen-Undermen," assigned a "\$50,000 Death sentence" to prove a political point that "we don't deal with terrorists."

Gonzales's, Rice's, Rumsfeld's, Gates,' Executive Branch said perverse manipulation of the U.S. Reward system and twisting of "REWARD" meanings unto a different meaning (of "RANSOM") than intended by Congress was "Satanic Treason" far beyond evil and far beyond any Treason wrought by Benedict Arnold when the blood soaked consequences are considered. Gonzales, Rice, Rumsfeld, Gates, and

Executive Branch premeditated their Treasons against said Terrorist-captured soldiers of the United States with vile deception and without warning. Their Treasons are among the worst ever perpetrated against the United States and her people, and their Treason could have been avoided by applying simple red, white, and blue American equality of the U.S. Reward system in an effort to save the lives of terrorist-captured American soldiers...; and

e. STATE WHETHER YOU ARE ALLEGING THAT THE DEFENDANTS ARE INDIVIDUALS OR ENTITIES SEPARATE FROM THE ALLEGED ENTERPRISE OR THAT THE DEFENDANTS ARE THE ENTERPRISE ITSELF OR MEMBERS OF THE ENTERPRISE: Plaintiff MacKenzie alleges that Defendant Alberto Gonzales and Interested Party #1, U.S. State Department, Condoleeza Rice, U.S. Secretary of State; Interested Party #2, U.S. Defense Department, Donald Rumsfeld, former U.S. Secretary of Defense - 20 January 2001 to 18 December 2006; Interested Party #3, U.S. Defense Department, Robert Gates, U.S. Secretary of Defense - 18 December 2006; Interested Party #4, U.S. Attorney General Michael B. Mukasey (09 Nov 2007) are members of the enterprise itself in that they appear to be the main perpetrators of the law violations cited as they relate to "\$50,000 Death sentences". Said members of the wrongful reward denial and

reward paying "\$50,000 Death sentence" enterprise are recognizable as Gonzales, Rice, Rumsfeld, Gates, and U.S. Executive Branch operating a government that views its soldiers as "Untermenchen-Undermen."

6. DESCRIBE THE ALLEGED RELATIONSHIP BETWEEN THE ACTIVITIES OF THE ENTERPRISE AND THE PATTERN OF RACKETEERING ACTIVITY: Said \$50,000 Death Rewards operating as Death sentences against captured U.S. Soldiers, as contrasted with said Mega Million dollar life rewards on behalf of terrorist lives, operating as "Life Rewards" on behalf of terrorists are repeated "patterns of racketeering activity." It is the artificial and deceptive design and repetitive "DEATH SENTENCE" nature of said \$50,000 rewards that indicate their "'DEATH SENTENCE' pattern" as they have been offered by by Gonzales-Rice-Rumsfeld-Gates, again-and-again, to terrorists who hold U.S. soldiers captive. Meanwhile, Gonzales-Rice-Rumsfeld-Gates's offer and pay multi-million dollar rewards of behalf of terrorists who are captured alive as a result of said mega-million dollar rewards Gonzales-Rice-Rumsfeld-Gates have offered and payed for terrorist safety - to \$77 million dollars, thus far.

DISCUSS HOW THE RACKETEERING ACTIVITY DIFFERS FROM THE USUAL AND DAILY ACTIVITIES OF THE ENTERPRISE, IF AT ALL:

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Said Gonzales-Rice-Rumsfeld-Gates "\$50,000 Death Rewards"

proclaimed and published in the Iraq War theater against captured U.S. Soldiers as contrasted with said Mega Million dollar life rewards, published worldwide, on behalf of terrorist lives differ from the usual and daily activities of the enterprise U.S.

Executive Branch of government. Gonzales-Rice-Rumsfeld-Gates

operate a RICO enterprise within U.S. Executive Branch of U.S.

government as Gonzales-Rice used their positions to proclaim mega-

million dollar Rewards on behalf of Terrorists "at large" and

"captured" terrorists to save Terrorist lives while refusing to

increase "\$50,000 Death sentence Reward" levels for the plight of

terrorist-captured U.S. soldiers to equal the mega millions - 25

million - Gonzales-Rice offered for *al-Zawahiri* and *Bin Ladin* and

other terrorists who are enemies of the United States torture-

murdering said terrorist-captured U.S. soldiers denied the same and

equal rewards bestowed to save the lives of their terrorist-

executioners.

**7.DESCRIBE THE EFFECT OF THE ACTIVITIES OF THE
ENTERPRISE ON INTERSTATE OR FOREIGN COMMERCE.**

U.S. Defendants, Rice, Gonzales, Rumsfeld, Gates use interstate wire and U.S. mail in violation of section 1341 (relating to mail fraud) and section 1343 (relating to wire fraud), and in violation

of state laws and U.S. RICO Act, said unlawfully embezzled and looted reward money stolen by Defendants from the U.S. soldiers' reward fund is then laundered via mail and wire, in violation of section 1341 (relating to mail fraud) and section 1343 (relating to wire fraud), through various banks to bank accounts of informants in various foreign countries; and, then said unlawful debt money is again money laundered via mail and wire, in violation of section 1341 (relating to mail fraud) and section 1343 (relating to wire fraud), into Attorney fees; and, said unlawful debt money is money laundered via mail and wire, in violation of section 1341 (relating to mail fraud) and section 1343 (relating to wire fraud), into Attorney fee and into Attorney salary payments made to the Attorneys for informants who may be "front men" for U.S. Intelligence operatives and U.S. Military Intelligence Groups unknown to Gonzales-Rice-Rumsfeld-Gates. In the alternative, said "front men" may be in violation of U.S. laws.

8. IF THE COMPLAINT ALLEGES A VIOLATION OF 18 U.S.C. § 1962 (A) , PROVIDE THE FOLLOWING INFORMATION:

A. STATE WHO RECEIVED THE INCOME DERIVED FROM THE PATTERN OF RACKETEERING ACTIVITY OR THROUGH THE COLLECTION OF AN UNLAWFUL DEBT; AND

B. DESCRIBE THE USE OR INVESTMENT OF SUCH INCOME.

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9. IF THE COMPLAINT ALLEGES A VIOLATION OF 18 U.S.C. § 1962(B), DESCRIBE THE ACQUISITION OR MAINTENANCE OF ANY INTEREST IN OR CONTROL OF THE ALLEGED ENTERPRISE.

10. IF THE COMPLAINT ALLEGES A VIOLATION OF 18 U.S.C. § 1962(C), PROVIDE THE FOLLOWING INFORMATION:

a. STATE WHO IS EMPLOYED BY OR ASSOCIATED WITH THE ENTERPRISE:

This complaint does allege violations of a violation of 18 U.S.C. § 1962(c) and alleges WHO ASSOCIATED WITH THE RICO ENTERPRISE AS FOLLOWS: U.S. Attorney General Alberto Gonzales is the primary Defendant associated with the herein described RICO enterprise of offering low "\$50,000 Death sentence Rewards" in Iraq for captured U.S. soldiers, while offering and diverting from the U.S. Treasury mega-million dollar life-saving rewards on behalf of preserving and saving terrorist lives as a higher priority over lives of terrorist-captured U.S. soldiers and deliberately paying large \$85 million dollar amounts to save terrorist lives in juxtaposition during this same time frame of April-2004 to June-2006 to May-2007, as said United States Code Title 1 money was wrongfully wire fraud paid out of the U.S. Treasury, to "exclusively" and "selectively" save the lives of said members of

these same al Shura and al Queda Terrorist Organizations (al Shura and al Queda Terrorist membership who were U.S. life-valued at multi-millions of dollars to \$25 million) in-juxtaposition, *"simultaneously, concurrently, and at the same time,"* torture-murdering (1) Pfc. Kristian Menchaca, 23, and (2) Pfc. Thomas L. Tucker, 25, who were *"simultaneously, concurrently, and at the same time"* denied by Gonzales-Rice the same equal Reward dollar amount of \$25 million life saving treatment of said United States 'Counterterrorism Funds' in the area of Yosifiya, Iraq *"while"* Gonzales-Rice were *"simultaneously, concurrently, and at the same time,"* paying U.S. Reward monies up to \$87 million dollars, in-juxtaposition *and at the same time,* to save the lives of said al-Shura and al Qaida terrorists in the meantime.

Associated with said payments of U.S. Reward money for intelligence information provided by Shiite Moslem informants against Sunni Moslem terrorists, and conversely, there is the common sense question that should determine if said reward "Informant" is a "front man" for U.S. Intelligence Agents in Iraq who are, through a "front man," feeding reliable Reward information to the United States that has been gathered by U.S. Satellite photographs and other U.S. Intelligence equipment, such as pilotless MQ-9 Reaper spy equipment that pinpoint the locations of

terrorists and fire missiles at them, and, U.S. Intelligence Agents then splitting said multi-million dollar rewards with their "front men" when terrorists are captured.

and B. STATE WHETHER THE SAME ENTITY IS BOTH THE LIABLE "PERSON" AND THE "ENTERPRISE" UNDER § 1962(C): Gonzales-Rice-Rumsfeld-Gates appear to be "both" the same entity as the liable "person" and the "enterprise" under § 1962(c)

11. IF THE COMPLAINT ALLEGES A VIOLATION OF 18 U.S.C. § 1962(D), DESCRIBE THE ALLEGED CONSPIRACY: THE ALLEGED CONSPIRACY in violation of 18 U.S.C. § 1962(d) is between Gonzales-Rice-Rumsfeld-Gates. Gonzales and Rice assigned responsibility for establishing rewards under USC Title 22 and Gonzales assigned responsibility under Title 18. Gonzales and Rice conspired together.

12. DESCRIBE THE ALLEGED INJURY TO BUSINESS OR PROPERTY: Defendant Gonzales's wrongdoing has caused injury to U.S. military operations in war theaters of Iraq and Afghanistan during wartime by paying large mega-million dollar rewards to save the lives of terrorists placed at a higher life value of mega-millions of dollars compared across-the-board to U.S. military personnel who are "low-life" valued at fifty thousand dollar "Death-rewards and who are tortured to death as a consequence of Gonzales-Rice-Rumsfeld-Gates low-life fifty thousand dollar

(\$50,000) "Death-rewards. As a consequence of said Gonzales-Rice-Rumsfeld-Gates low-life fifty thousand dollar "Death-rewards," designed by Defendants and assigned specifically as "limited" \$50,000 rewards offered for return of captive U.S. soldiers have proven to cost the lives and guarantee the torture-murders of "All" U.S. soldiers captured in Iraq, as their recovered corpses have proven with profound evidence of Barbaric torture, such as suffered by U.S. 101st Airborne Division soldiers: (1) Pfc. Kristian Menchaca, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker, 25, of Madras, Ore., both captured 16 June 2006 in Yosifiya, Iraq, and suffered by U.S. 10th Mountain Division soldier, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, captured April 2007, found dead from torture and gunshot wounds in the Euphrates River on 23 May 2007.

According to a Terrorist news release, Monday, 4 June 2007, in Cairo, Egypt, Al-Qaida linked insurgents published a video showing terrorist murders of three American soldiers, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California (recovered dead), Spc. Alex R. Jimenez, listed as "Missing in Action," 25, of Lawrence, Massachusetts (U.S. DoJ A.G. & State Department life-valued at \$50,000);and Pvt. Byron W. Fouty listed as "Missing in Action,"

19, of Waterford, Michigan (U.S. DoJ A.G. & State Department life-valued at \$50,000), all captured 12 May 2007, 2007 in Al Taqa, Iraq.

U.S. Army Sgt. Keith Maupin, listed as "Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department life-valued at \$50,000), was captured 9 April 2004, near Baghdad, Iraq. On June 28, 2004, Al Jazeera aired a poor quality video purportedly depicting Maupin's execution. On June 30, 2004, an Army spokesman said the video was "totally inconclusive.

13. DESCRIBE THE DIRECT CAUSAL RELATIONSHIP BETWEEN THE ALLEGED INJURY AND THE VIOLATION OF THE

RICO STATUTE: the direct causal relationship between the alleged injury of and the violation of the RICO statute is that Gonzales-Rice-Rumsfeld-Gates "low-life fifty thousand dollar 'Death-rewards' proveably cause torture-death to captured U.S. soldiers while Gonzales-Rice-Rumsfeld-Gates, with mega-million dollar reward offers, up to \$25 million dollars, save the lives of the very same terrorists who torture captured U.S. soldiers to death.

14. PROVIDE ANY ADDITIONAL INFORMATION THAT YOU FEEL WOULD BE HELPFUL TO THE COURT IN TRYING THE

RICO CLAIM: A culture of Torture pervades the U.S. Executive Branch. A background of government malfeasance manipulated "Torture unto Death" as U.S. government applied policy against Terrorist-captured U.S. Soldier Prisoners of War exists in the U.S. Executive Branch.

It is overwhelmingly significant to note that said \$50,000 dollar rewards offered by Defendant #1, Attorney General Gonzales and directed at each captured U.S. soldier has proved to be a "Fifty Thousand Dollar Death Sentence Reward" (\$50,000) at one hundred percent (100%) of the time offered and has become a precursor and catalyst "pattern" for torture death inflicted against terrorist-captured U.S. soldiers in Iraq. Al Queda, al Shura, and other Terrorist groups who apply torture in their own cultures have reacted to U.S. Executive Branch pervasive government torture culture and policy by applying "torture unto death," "one hundred percent (100%) of the time," against captured U.S. troops in response to U.S. U.S. Executive Branch government proclamations of said "Fifty Thousand Dollar Death Sentence Rewards" at "one hundred percent (100%) of the time" such rewards are offered.

Said U.S. Government Executive Branch "\$50,000 'Death Sentence' Reward" offers were broadcast in worldwide news reports by British BBC, by U.S. CNN, by U.S. NBC, by U.S. CBS, by U.S. ABC, and other

world news media, and so forth, during April 2004, June 2006, and May 2007. Each and every time said '\$50,000 death rewards' were broadcast, terrorist-captured U.S. soldiers were afterward found mutilated-tortured-murdered; and, Terrorist made video pictures of their murders were aired on the Internet and in World news media. Hence, the U.S. Government Executive Branch "\$50,000 'Death Sentence' Reward" has become a symbolic benchmark to mean that any terrorist-captured U.S. Soldier assigned said "\$50,000 'Death Sentence' Reward" will be torture-mutilated-to-death or murdered in violation of Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A.

Thereby, the U.S. public offer of said '\$50,000 death reward,' a "Benchmark-Symbol" that results in "torture death" of captured U.S. soldiers one hundred percent (100%) of the time, is a conspicuously "Bad-Faith" and extreme violation of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A.

(1) The wrongful and criminal diversion of said \$75 to \$85 million dollars of malfeasantly intercepted reward monies

transferred out of the U.S. Treasury and paid by Gonzales-Rice-Rumsfeld on behalf of "at large" and "captured" Terrorists was a treacherous alternative of paying this same money on behalf of U.S. soldiers held as captive "Prisoners of War," said captive U.S. Army Sgt. Keith Maupin, of Batavia, Ohio (U.S. DoJ & State Department life-valued at \$50,000), was captured 9 April 2004, near Baghdad, Iraq. On June 28, 2004, Al Jazeera aired a poor quality video purportedly depicting Maupin's execution by terrorists in violation of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A. On June 30, 2004, an Army spokesman said the video was "totally inconclusive and has Sgt. Keith Maupin listed as "Missing in Action.

(2) U.S. Army Sgt. Keith Maupin appears to have been murdered as a consequence of being Gonzales-Rice-Rumsfeld life-valued at \$50,000 (U.S. DoJ & State Department & Defense Department) and at the same time denied and equal \$25 million dollar reward by manipulated and wrongful misapplication of Title 1, "Counterterrorism" reward fund, said U.S. congress provisioned Title 1, Section 101, and USC Title 18, § 3071 - "Information for which rewards authorized"- and USC TITLE 22, § 2708 - "Department of State

rewards program," and other U.S. Code reward provisions... a reward system of said \$75 to \$85 million dollars of available U.S. reward money paid "in progress" to save lives of "at large terrorists" and "captured" terrorists while Sgt. Keith Maupin was being murdered by the same al Shura / al Qaida Terrorists protected by said Title 1 reward money denied Maupin while his murder was "in progress." Concurrently denying U.S. soldiers said equivalent \$85 million dollars is a crime of Treason "in progress" against U.S. soldiers held as terrorist-captive "Prisoners of War" and is crime of Treason "in development" against the United States.

(3) The wrongful and criminal diversion of said \$75 to \$85 million dollars of malfeasantly intercepted reward monies transferred out of the U.S. Treasury and paid by Gonzales-Rice-Rumsfeld on behalf of "at large" and "captured" Terrorists was a treacherous alternative of paying this same money or equivalent of said \$75 to \$85 million on behalf of terrorist-captured U.S. soldiers held as captive "Prisoners of War." Said terrorist-captured U.S. 101st Airborne Division soldiers, (1) Pfc. Kristian Vasquez Menchaca, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker, 25, of Madras, Ore., both captured 16 June 2006 in Yosifiya, Iraq, were tortured to death as a consequence of being denied said \$75 to \$85 million dollars of available U.S. reward money and both found

mutilated and torture-murdered, on 17 Jun 2006, in violations of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A. Denying terrorist-captured U.S. soldiers said equivalent \$85 million dollars is a crime of Treason against terrorist-captured U.S. soldiers held as captive "Prisoners of War" and against the United States.

(4) The wrongful and criminal diversion of said \$75 to \$85 million dollars of malfeasantly intercepted reward monies transferred out of the U.S. Treasury and paid by Gonzales-Rice-Gates on behalf of "at large" and "captured" Terrorists was a treacherous and treasonable alternative of paying this same money on behalf of terrorist-captured U.S. soldiers held as captive "Prisoners of War," said captive U.S. soldiers, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California (U.S. DoJ A.G. & State Department life-valued at \$50,000 and recovered dead), Spc. Alex R. Jimenez, 25, of Lawrence, Massachusetts (U.S. DoJ A.G. & State Department life-valued at \$50,000 then videoed by terrorists while murdered); and Pvt. Byron W. Fouty, 19, of Waterford, Michigan (U.S. DoJ A.G. & State Department life-valued at \$50,000 then

videod by terrorists while murdered), were all captured 12 May 2007, 2007 in Al Taqa, Iraq.

(5) Said terrorist-captured U.S. Tenth Mountain Division soldier, Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, was found dead from torture and gunshot wounds in the Euphrates River on 23 May 2007 in violation of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A.

(6) According to a Terrorist news release, Monday, 4 June 2007, in Cairo, Egypt, Al-Qaida linked insurgents published a video showing terrorist murders of all three said American soldiers, Pfc. Joseph J. Anzack Jr., 20, Spc. Alex R. Jimenez, 25, and Pvt. Byron W. Fouty, 19 in violation of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and 18 USC § 2339A. Said captive U.S. soldiers were tortured to death and murdered as a consequence of being denied said \$75 to \$85 million dollars of available U.S. reward money by Defendant1 Gonzales and Interested Party Rice and Interested Party Gates. Denying terrorist-captured U.S. soldiers this equivalent \$85 million dollars funded for them by the U.S.

Congress was a crime of Treason against terrorist-captured U.S. soldiers held as captive "Prisoners of War" and crime of Treason against the United States.

(7) This Treasonable mis-application of said U.S.-congress-created and provisioned Title 1, "Counterterrorism" \$85 million dollars of reward fund and mis-application of said U.S. congress provisioned Title 1, Section 101, and USC Title 18, § 3071 - "Information for which rewards authorized"- and USC TITLE 22, § 2708 - "Department of State rewards program," and other U.S. Code reward provisions..., reward system, and other U.S. Code Titles on reward provisions, in which the U.S. Congress intended up to \$50 million to be available as rewards for each terrorist-captured U.S. soldier was a link in the chain of wrong-doing that lead to said conspicuously extreme war crime violations of the Geneva Conventions (I, III, IV), 12 August, 1949, and Geneva Convention Protocols I and II of 08 June 1977 against terrorist-captured U.S. soldiers.

(8) There is no doubt that War Crimes were committed, perpetrated, and consummated against Kristian Menchaca and U.S. soldiers during 2004, 2006 and 2007 in Iraq in violations of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States

Code Title 28, Section 1350 - Torture Victim Protection Act of 1991 and USC Title 18, § 2339A.

(9) If events are traced backwards from the mutilations, tortures, and murders of said terrorist-captured U.S. soldiers, in violations of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977 and United States Code Title 28, Section 1350 - Torture Victim Protection Act of 1991, and 18 USC § 2339A to the behavior of the U.S. Executive branch, it is most clear that the Executive branch acted in "Bad Faith," in violation of the Geneva Conventions (I, III, IV), 12 August, 1949; and Geneva Convention Protocols I and II of 08 June 1977, by politicizing its signed agreement to the Geneva Conventions with knowledge afore-thought that its "political-\$50,000-Death-Sentence-Reward-Offers" disguised as "\$50,000-Reward-Offers" broadcast worldwide by CNN, NBC, CBS, ABC, BBC, and other News media would cause the torture deaths of U.S. Soldiers in violation of Geneva Conventions I, III, IV of 1949, and Geneva Convention Protocols I and II of 08 June 1977 and thereby clearly establish that said U.S. Executive Branch had contributed to the perpetration and consummation of said War Crimes in a "Bad Faith" breach of the Geneva Conventions by means of said "political-\$50,000-Death-Sentence-Reward-Offers" disguised as "\$50,000-Reward-

Offers" broadcast worldwide by CNN, NBC, CBS, ABC, BBC, and other News media.

(10) Said captured Prisoners of War (POW), members of the U.S. military, were mutilated, tortured, and murdered, in violation of the Geneva Conventions I, III, IV of 1949, and Geneva Convention Protocols I and II of 08 June 1977 directly linked to United States Executive Branch wrongfully published broadcasts of "political-\$50,000-Death-Sentence-Reward-Offers" disguised as "\$50,000-Reward-Offers" broadcast worldwide by CNN, NBC, CBS, ABC, BBC, and other News media in conjunction with said correlative U.S. Executive Branch published "WE-Don't-Deal-With-Terrorists" political "show" statements. Thus, the United States Executive Branch, in a most flagrant and Satanically treasonable manner, in vile support of its own political rhetoric, "WE-Don't-Deal-With-Terrorists," did publish "false low and political reward, "WE-Don't-Deal-With-Terrorists" 'SHOW' amounts of \$50,000 dollars" for political purposes emanating From the United States Executive Branch related to its advertisement of "political-\$50,000-Death-Sentence-Reward-Offers" disguised as "\$50,000-Reward-Offers" broadcast worldwide by CNN, NBC, CBS, ABC, BBC, and other News media.

(11) The United States Executive Branch has managed to recruit a "volunteer Army" to fight in Iraq by concealing from U.S. citizens

volunteering for U.S. military service the facts of its betrayal of captured U.S. soldiers in Iraq achieved by denying captured U.S. soldiers equal "reward dollar" treatment that should be equal to U.S. Multi-million reward dollars bestowed on "at large" and "captured" terrorists who are favored by the United States at a United States Executive Branch assigned higher mega-million dollar life value than assigned by the United States Executive Branch to terrorist-captured U.S. Prisoners of War as vile \$50,000 dollar "Taunts" politically aimed at terrorists to illustrate and emphasize the United States Executive Branch political attitude of "WE-Don't-Deal-With-Terrorists" political statements, which said \$50,000 dollar "Taunts and Invectives" have proven to become "\$50,000 dollar Death sentence "Rewards" against U.S. Soldiers.

(12) It is this most horrifying "\$50,000 dollar 'Taunts and Invectives'" fact that so clearly illustrates the United States is operating a wrongfully and criminally tiered reward system exactly identical to the Holocaust Auschwitz Death Camp, life-and-death reward hierarchy, wherein the U.S. soldier, at \$50,000 U.S. life-value, is like the Auschwitz inmate at the bottom of the reward hierarchy facing torture death, and the Jihadist soldiers, like the Auschwitz Waffen SS Guards, are at the Reward top with U.S. assigned life Reward values of a million to twenty five million

dollars (\$25,000,000) each, acting as U.S.-created surrogates to inflict the torture-death consequences of said U.S. "\$50,000 Death Rewards" proclaimed by Defendant #1, Attorney General Gonzales and Interested Parties Rice-Rumsfeld, and later, Rice Gates.

(13) The Gonzales-Rice Mega million dollar valued Terrorists survive capture and live while the fifty thousand dollar ('\$50,000') death-reward valued terrorist-captured U.S. soldier captives are tortured to death by members of the U.S. Attorney General higher-life-valued-Mega-million-dollar-valued Terrorist groups of al Shura and al Qaida Terrorists, said al Shura and al Qaida Terrorists "Mega Million Dollar Life Reward" created and supported by U.S. Attorney General Alberto Gonzales & Rice in violation of the Geneva Convention at one hundred percent (100%) of the time while said fifty thousand dollar ('\$50,000') death-reward values are applied to terrorist-captured U.S. soldiers in the war theaters of Iraq and Afghanistan.

(14) The profound mathematical difference between said advertised low U.S. fifty thousand dollar (\$50,000) "death" rewards offered by Gonzales-Rice-Rumsfeld-Gates that operated to provide terrorist incentive, motivation, and inducement to destroy the lives of terrorist-captured U.S. soldiers as compared to said U.S. mega-million dollar rewards (\$25,000,000) that operate to save the lives

of captured terrorists during wartime in Iraq do illustrate that the "Reward" math difference between fifty thousand dollars (\$50,000) and twenty five million dollars (\$25,000,000) is a Violation of Geneva Converntion of 1949 and Geneva Converntion Protocols I and II of June 1977 and are conspicuously obvious when it is noted that Usamma bin Ladin was "life-protected" at higher reward amounts of twenty five million dollars (\$25,000,000) than captured U.S. soldiers who were condemned to death at said "fifty thousand dollars (\$50,000)" and tortured to death by the very same Terrorists who are "life-protected" at said mega-million dollar reward dollar amounts that are much higher amounts than said "fifty thousand dollars (\$50,000)" assigned to terrorist-captured U.S. soldiers during wartime.

(15) In fact, the least valued item on the U.S. budget list in Iraq, at \$50,000, is the life of U.S. military personnel who are life-valued at \$50,000. U.S. military trash equipment has a higher "trash equipment" value.

"No deals with terrorists" refers to "Rewards" that Defendant Gonzales twisted to imply that the U.S. Executive Branch was refusing to pay high dollar "RANSOMS" to Terrorists, which are a different category than Rewards. Gonzales "twisted" the meaning of "REWARD" perverted to mean "REANSOM" to fit the statement of "No

deals with terrorists" just so Gonzales could use terrorist-captured U.S. Soldiers assigned low reward-life-values to illustrate the U.S. Executive Branch statement of "No deals with terrorists." Gonzales' perversion of the "REWARD" and "RANSOM" meanings was the most Satanic Treason in all of U.S. history when its consequences of 100% torture-death against U.S. soldiers are understood.

"Rewards" typically refer to money paid to "Informants," who normally are "Informants" who are presumeably not Terrorists.

(16) The U.S. reward system, under United States Code Title 18 and Title 22, provides for up to fifty million dollar (\$50,000,000) rewards, a thousand times higher reward than fifty thousand offered by Interested-Parties-Rice-Rumsfeld-Gates; yet, Defendant Gonzales-and Interested-Parties-Rice-Rumsfeld-Gates never once increased the \$50,000 reward offers for U.S. soldiers, thereby establishing that it was and is their intention to devalue the lives of American soldiers when captured and deliberately allow inflicted torture death upon them by means of higher valued terrorist surrogates wielding the torture bayonets, again, to prove the point of "No deals with terrorists" when, in fact, "REWARDS" are paid to "Third-Party" Informants as Defendant Gonzales-and Interested-Parties-Rice-Rumsfeld-Gates-Executive Branch were currently in-progress

applying from their "Rewards for Justice" program that was effectively saving the lives of 100% of all "Rewards for Justice" saved terrorists captured in Iraq.

(17) It is thus obvious that the administration of the United States "fifty thousand dollar death reward" system applied to terrorist-captured U.S. soldiers at capture as "Prisoners of War," held at Jihadist Death Camps in Iraq, is identical to the administration of an Adolph Hitler type "Auschwitz Death Camp" in Nazi Germany of WW2, wherein the reward hierarchy places U.S. soldiers at the fifty thousand dollar (\$50,000) bottom of the life scale, while their Jihadist Guards are obviously placed at the \$25 Million dollar top-of-the-reward scale by administration of United States Codes from Washington, DC, to Jihadist operated Prisoner of War "Auschwitz" style Death Camps in Iraq, the U.S. Executive Branch completely indifferent to the life-preservation philosophy of the Geneva Conventions of 1949 and the Geneva Convention Protocols I & II of 1977, to both of which the U.S. is signatory.

(18) The U.S. offer of a '\$50,000 death reward,' a "benchmark '\$50,000 death reward' Symbol" that results in "torture death" of captured U.S. soldiers one hundred percent (100%) of the time, indicates Defendant Attorney General Gonzales and Interested-Parties-Rice-Rumsfeld-Gates were selecting their captured U.S.

Soldier victims with offers of a U.S. '\$50,000 death reward,' directed at U.S. Soldier victims exactly like Waffen SS Doctor Joseph Mengle (Doctor Death) selected his gas chamber victims with a "Selection Swagger Stick" at the NAZI Auschwitz Death Camp during WW2.

(19) The U.S. Defendant Attorney General Gonzales and U.S. Interested-Parties-Rice-Rumsfeld-Gates offer of a '\$50,000 death reward,' as a "Benchmark-Symbol" guaranteeing torture-death as described herein, was and is therefore a publicly offered U.S. '\$50,000 torture-death reward,' broadcast worldwide by CNN, NBC, CBS, ABC, BBC, and other News media, during the captivity of Terrorist-captured U.S. soldiers and therefore existing as a publicly offered \$50,000 torture-death sentence factor, in violation of the Geneva Conventions of 1949 and the Geneva Convention Protocols I & II of 1977, when U.S. '\$50,000 death sentence rewards,' are aimed and pointed at Terrorist captured U.S. soldiers in Iraq by Defendant Attorney General Gonzales and Interested-Parties-Rice-Rumsfeld-Gates pointing said U.S. '\$50,000 death rewards,' like a NAZI "Angel-of-Death" "Selection Stick" pointed at captured U.S. Soldiers.

(20) Thus, when U.S. '\$50,000 death rewards' were assigned, published, proclaimed, and broadcast worldwide by CNN, NBC, CBS,

ABC, BBC, and other News media regarding the following captured U.S. soldier in Iraq, said United States Executive Branch published and proclaimed '*\$50,000 death rewards,*' in truth, became a component "*fifty-thousand-dollar-death-sentence-reward-part*" of said torture-deaths and murders of U.S. 101st Airborne Division soldiers (U.S. DoJ Attorney General & State Department & Department of Defense life-valued at \$50,000): (1) Pfc. Kristian Menchaca, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker, 25, of Madras, Oregon., both captured 16 June 2006 in Yosifiya, Iraq, and U.S. 10th Mountain Division soldiers (U.S. DoJ Attorney General & State Department & Department of Defense life-valued at \$50,000), (3) Pfc. Joseph J. Anzack Jr., 20, of Torrance, California, (4) Spc. Alex R. Jimenez, listed as "Missing in Action," 25, of Lawrence, Massachusetts; and (5) Pvt. Byron W. Fouty listed as "Missing in Action," 19, of Waterford, Michigan, all captured 12 May 2007, 2007 in Al Taqa, Iraq; (6) U.S. Army Sgt. Keith Maupin, listed as "Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department life-valued at \$50,000), captured 9 April 2004, near Baghdad, Iraq, all said U.S. soldiers motion-picture-videoed as they were murdered by Terrorists.

(21) Said '*\$50,000 death rewards,*' in truth, appear as if they were not offered in error due to the numerous times they were

offered since 2004. Said '\$50,000 death rewards,' in truth, appear as if they were offered to illustrate that the U.S. Executive Branch attitude is: "No deals with terrorists." Yet, no effort was made by the U.S. Executive Branch to distinguish whether said '\$50,000 death rewards,' were part of "No deals with terrorists" as a "Reward" to Informants or "Ransom" paid to Terrorists.

(22) The end consequence is that Said U.S. '\$50,000 torture-death rewards,' a \$50,000 torture-death factor, are plural violations of the Geneva Conventions of 1949 and the Geneva Convention Protocols I & II of 1977.

(23) U.S. Military Recruiters are obligated under law to provide adequate information to new U.S. military recruits that in-writing inform Recruits in their volunteer contracts for U.S. Military Service as follows: U.S. Military personnel are U.S. life-valued at \$50,000 dollars reward, each, if captured by Terrorists; and, Terrorists have interpreted said \$50,000 dollar rewards as a "Death Sentence, fifty thousand dollars," an amount which is 500 times (SEE: United States Code, Title 1, Section 101, 'Counterterrorism Fund' and further provisioned under "title 18, Section 3071, Section 3072, and 22 U.S.C. Section 2708) less than terrorists are life-valued at \$25 million dollars, each, during the Iraq War.

(24) New U.S. military recruits must be informed that if captured, U.S. government Executive Branch has "NOT" and evidentially will "NOT" increase said \$50,000 reward offered on captured U.S. Soldiers to the \$25 million dollars, each, that the U.S. government life-values Terrorists at the U.S. "Rewards For Justice" Site, "NOR" will the U.S. government Executive Branch increase said \$50,000 reward offered on captured U.S. Soldiers to "Fifty Million Dollar (\$50,000,000)" amounts provisioned by congress under United States Code, Title 1, Section 101, 'Counterterrorism Fund' and further provisioned under "title 18, Section 3071, Section 3072, and 22 U.S.C. Section 2708; and, all U.S. soldiers thus far captured under said "Fifty Thousand Low Dollar (\$50,000)" amounts have been tortured to death while all captured terrorists life-valued at \$25 million dollars, each, have been saved and given to U.S. custody alive at capture and were not torture-murdered like said "Fifty Thousand Low Dollar (\$50,000)" captured U.S. soldiers. Thus, all captured U.S. soldiers will be tortured to death.

(25) The meaning of a U.S. proclaimed "Fifty Thousand Dollar 'Reward'" metamorphosizes and changes into the new meaning of "FIFTY-THOUSAND-DOLLAR-'REWARD DEATH SENTENCES,'" when U.S. Executive Branch Officials proclaim "Fifty Thousand Dollar

'Rewards'" for Terrorist-captured U.S. soldiers, said U.S. Executive Branch Officials knowing full well from the milieu and history of the Iraq war, and knowing in advance from the Iraq War record, that captured U.S. Soldiers definitely will be tortured to death if low-life-value "Fifty Thousand Dollar 'Rewards'" are offered for their return to U.S. control.

(26) Hence, each time a premeditated "Fifty Thousand Dollar 'Reward'" is United-States- proclaimed-and-aimed at any Terrorist-captured U.S. soldier in Iraq, said "Fifty Thousand Dollar 'Reward'" becomes a premeditated U.S. proclaimed "Fifty Thousand Dollar 'Reward Death Sentence,'" wielded by Terrorists, in response, acting as virtual surrogates of the United States to inflict torture-death one hundred percent of the time against captured U.S. soldiers in Iraq during war. This condition is illustrated by the history of captured U.S. soldiers in Iraq, which clearly establishes that one hundred percent of U.S. soldiers captured in Iraq have been tortured to death and murdered as a consequence of being targeted by the United States with U.S. offers of "Fifty Thousand Dollar 'Rewards'" (so called) become "Fifty Thousand Dollar 'Reward Death Sentences.'" "

(27) When a U.S. "Fifty Thousand Dollar 'Reward'" offer becomes a "Fifty Thousand Dollar 'Reward Death Sentence,'" and said U.S.

Executive Branch Officials continue to proclaim "Fifty Thousand Dollar 'Rewards'" aimed at terrorist-captured U.S. soldiers while the terrorist-murdered and terrorist-dismembered bodies of captured U.S. soldiers pile up, then it is obvious that U.S. Executive Branch Officials are "hands-on" directly and indirectly participating in said "Fifty Thousand Dollar 'Reward Death Sentence'" mutilations, and torture-murders of captured U.S. Soldiers in violations of said United States Codes and *in violations of said Geneva Conventions (I, III, IV), ARTICLE 3, ARTICLE 11, et.seq., 1949, and Geneva Convention Protocol I, ARTICLE 11, and Protocol II, et.seq., 1977.*

(28) Said "Fifty Thousand Dollar 'Rewards'" were and are proclaimed and advertised by Gonzales and Rice in contrast to Gonzales's and Rices's deliberated offering of U.S. mega-million dollar rewards on the internet at their "Rewards for Justice" internet sites that consistently save captured terrorists while said U.S. fifty-thousand dollar rewards result in torture-murder for captured U.S. soldiers. The Gonzales-Rice-Rumsfeld-Gates denial of rewards higher than \$50,000 for terrorist-captured U.S. soldiers has proven to result in deaths of (1) Pfc. Kristian Menchaca (U.S. DoJ & State Department & DOD life-valued at \$50,000), found tortured to death, 23, of Houston, Texas, (2) Pfc. Thomas L. Tucker

(U.S. DoJ & State Department & DOD life-valued at \$50,000),
tortured to death, 25, of Madras, Ore., both captured 16 June 2006
in Yosifiya, Iraq; and, has proven to result in death against U.S.
10th Mountain Division soldiers, (3) Pfc. Joseph J. Anzack Jr. (U.S.
DoJ & State Department & DOD life-valued at \$50,000), found
tortured to death, 20, of Torrance, California, (4) Spc. Alex R.
Jimenez (U.S. DoJ & State Department & DOD life-valued at \$50,000),
Terrorist video of his murder, listed as "Missing in Action," 25,
of Lawrence, Massachusetts (U.S. DoJ A.G. & State Department life-
valued at \$50,000); and (5) Pvt. Byron W. Fouty (U.S. DoJ & State
Department & DOD life-valued at \$50,000), Terrorist video of his
murder, listed as "Missing in Action," 19, of Waterford, Michigan
(U.S. DoJ A.G. & State Department life-valued at \$50,000), all
captured 12 May 2007, 2007 in Al Taqa, Iraq, and against (6) U.S.
Army Sgt. Keith Maupin (U.S. DoJ & State Department & DOD life-
valued at \$50,000), Terrorist video of his murder, listed as
"Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department
& DOD life-valued at \$50,000), captured 9 April 2004, near Baghdad,
Iraq, all U.S. soldiers motion picture videoed as they were
murdered by Terrorists

(29) It is the obvious "Pattern" of Gonzales's-Rices's-
Rumsfeld's-Gates' repeated "Fifty Thousand Dollar 'Death Sentence

Rewards' " alongside their "Rewards For Justice" website offers for Terrorists they have life-valued at \$25 million dollars, each, which is 500 times more "Reward" than said "Fifty Thousand Dollar 'Rewards' " become "Fifty Thousand Dollar 'Death Rewards' " aimed at terrorist-captured U.S. Soldiers.

(30) Thus, the "Pattern" of Gonzales's-Rices's-Rumsfeld's-Gates' repeated "Fifty Thousand Dollar 'Death Rewards' " becomes a telling 'Death-Sentence-catalyst' that is obviously incorporated by the U.S. Executive Branch's "Bad-Faith" *violations of said Geneva Conventions (I, III, IV), ARTICLE 3, 1949, and Geneva Convention Protocols I and II, 1977* that resulted in the mutilation torture-deaths of PFC. Christian Vasquez Menchaca, PFC. Thomas Tucker, and PFC. Joseph J. Anzack Jr., resulted in the death of Keith Maupin, resulted in the torture-death of Joseph Anzak, resulted in the death of Alex Jimenez and Byron Fouty.

(31) The United States did not write exceptions into said Geneva Conventions when it signed as a signatory.

(32) "Bad Faith" exemptions were not allowed and no exemptions were written to be allowed for any party.

(33) No exemptions were allowed that permitted any "Bad Faith" violations against Prisoners of War.

(34) No exemptions were allowed that permitted privilege of any party to "Bad Faith" violate said Geneva Conventions with false "Rewards" that any party was aware and informed would be treated as as "Death Warrants" by Captors.

(35) The Geneva Convention is the prevailing International Convention regarding the treatment of War Prisoners.

(36) Thus, the United States "Bad Faith" presented and "Bad Faith" held up its own terrorist-captured soldiers as "Bad Faith" theatrical "Foins" that by United-States-proclaimed "Bad Faith" Fifty thousand dollar reward low-value-contrast did illustrate U.S. announcements it "would not 'deal' with terrorists." Yet, this same policy did underscore the distinctive Twenty Five million dollar "higher-life-value" reward characteristics the United States bestowed on "at large" Terrorists and "captured" Terrorists, at the same time.

(37) Hence, the "Bad Faith" system of United-States-proclaimed fifty thousand dollar "low-life-value" rewards said United States Parties Gonzales-Rice-Rumsfeld-Gates "Bad Faith" assigned to captured U.S. soldiers did inform their Terrorist Captors that the United States "Bad Faith" considered its own soldiers to be of "lower-life-value" than the mega-twenty-six-million-dollar "higher-life-value" rewards the United States Officials Gonzales-Rice-

Rumsfeld-Gates assigned to "at large" Terrorists and "captured" Terrorists at the same time its own fifty thousand dollar "lower-life-value" soldiers were held captive by the mega-twenty-six-million-dollar "higher-life-value" Terrorists who would become torture-murderers of "lower-life-value" captured U.S. soldiers.

(38) The Gonzales-Rice-Rumsfeld-Gates "Bad Faith" assigned 50 thousand dollar "low-life-value" rewards clearly illustrated that United States Officials considered terrorist-captured U.S. Soldiers as of "lower-life-value" and "not equal" to Terrorists to whom Gonzales-Rice-Rumsfeld-Gates had assigned mega-twenty-six-million-dollar "higher-life-value" rewards during wartime. In fact, the Gonzales-Rice-Rumsfeld-Gates assigned 50 thousand dollar "low-life-value" rewards were five hundred times profoundly "Bad Faith" lower than the Gonzales-Rice-Rumsfeld-Gates assigned mega-twenty-six-million-dollar "higher-life-value" rewards and thereby established that a "Bad Faith" 50 thousand dollar "low-life-value" reward Terrorist-captured U.S. soldier was "Bad Faith" disposable and being used as a theatrical "Foil" that, by contrast, underscored and emphasized the distinctive common political attitude in the U.S. Executive Branch to "not deal with terrorists" by "Bad Faith" offering and maintaining "low-life-value" \$50,000 rewards for terrorist-captured U.S. soldiers who were so much devalued below

the mega-twenty-six-million-dollar "higher-life-value" rewards assigned to Terrorists at the Rewards for Justice website that Terrorists could view captured U.S. soldiers as not worth the trouble and effort to keep alive; and, captured U.S. soldiers could, therefore, be killed or tortured to death, at terrorist whim, to illustrate to the United States the contempt and disdain Terrorists felt for the U.S. fifty thousand dollar "low-life-value" reward system and its correlative "not-deal-with-terrorists" political plan in the U.S. Executive Branch.

(39) Said U.S. deliberately contrived and structured "Bad Faith" condition that results in a Geneva Convention prohibited mutilation, torture, and murder of a Prisoner of War is a violation of the Geneva Conventions of 1949 and Geneva Protocols of 1977. Thus, a premeditated and manipulated U.S. proclaimed "Fifty Thousand Dollar Reward" aimed at captured U.S. Soldiers is a U.S. "Bad Faith" "Fifty Thousand Dollar Death Sentence." This type of "Fifty Thousand Dollar Death Sentence" disguised as "Reward," nevertheless, is a "Death Sentence though falsely termed "\$50,000 Reward." In essence, a "Death Sentence" by any other name is still a "Death Sentence." A "Death Sentence" is a "Death Sentence" is a "Death Sentence."

(1) "Ransom" is the release of a captive person by Captors in return for payment of a demanded price into the hands of Captors.

(2) "Reward" is money given in recompense for worthy behavior of a third-party informant, or is money offered or given for some special service, such as paying a third-party informant to reveal the whereabouts of a Captive (captured U.S. Soldier), or paying an informant to reveal the whereabouts of a Terrorist. The perversity of the behavior of the U.S. Executive Branch "Fifty Thousand Dollar" reward offers is revealed by comparing a treacherous indifference on the lives of U.S. soldiers reflected in "Gonzales-Rice-hands-on" low "fifty thousand dollar death rewards" contrasted alongside the "Gonzales-Rice-hands-on" issued "25 mega million dollar life rewards" offered and paid by U.S. Executive Branch, "Gonzales-Rice-hands-on," to save lives of al Shura and al Qaida Terrorists including Abu Ayyub al-Masri, a leader member of these Terrorist Groups, while these same Terrorist groups, led by al-Masri, were torture-murdering captured U.S. Soldiers in Yosifiya and Al Taqa, Iraq.

In essence, Attorney General Gonzales-Secretary of State Rice, in their efforts to illustrate "tough-no-deal" political attitudes toward terrorists, premeditatedly "Bad-Faith" blocked, refused, and denied Title 18, Title 22, and Title 1 Reward money intended by the

U.S. Congress to save lives of captured U.S. Soldiers while
Gonzales-Rice "Bad-Faith" embezzled, and diverted and paid this
same U.S. Code, Title 18, Title 22, and Title 1 Reward money,
et.seq., to save the lives of Terrorists at the same time as said
Terrorists tortured terrorist-captured U.S. Soldiers to death
during said "Bad-Faith" denial of said Title 18, Title 22, and
Title 1 Reward money to save their lives as equal under the U.S.
Fourteenth Amendment of the U.S. Constitution.

It is said "Gonzales-Rice-hands-on" "Bad-Faith" activity of
perversely manipulating blocking and "Bad-Faith" denying of Title
18, Title 22, and Title 1 Reward money, et.seq., that was
Congressionally intended to leave the U.S. Treasury in the
direction of captured U.S. soldiers in Iraq but was intercepted,
blocked, and denied by "Gonzales-Rice-hands-on" diverting said U.S.
Code / Treasury money to successfully save the lives of terrorist
enemies of the United States during wartime, at the same time as
these same "reward-saved-protected" al Shura and al Qaida
terrorists did mutilate, torture, and murder terrorist-captured
United States soldiers virtually in full view of "Gonzales-Rice-
with-hands-on" who paid \$75 to \$85 million dollars of said said
U.S. Code / Treasury money to informants and offered said money
which protected the lives of said al Shura and al Qaida terrorists,

at the same time as said Gonzales-Rice-Rumsfeld-Gates manipulated "Bad-Faith" diversion and "Bad-Faith" denial of rewards higher than \$50,000, which proved to result in "Bad-Faith" caused torture-murder death against (1) U.S. Army Sgt. Keith Maupin, 19, (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his murder, listed as "Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department & DOD life-valued at \$50,000), captured 9 April 2004, near Baghdad, Iraq; and, al Shura and al Qaida terrorists did mutilate, torture, and murder U.S. soldiers at the same time as said diversion and denial of rewards higher than \$50,000 proved to result in torture-murders against U.S. 101st Airborne Division soldiers: (2) Pfc. Kristian Menchaca, 23 (U.S. DoJ & State Department & DOD & Executive Branch life-valued at \$50,000), Terrorist video of his torture-murder, found tortured to death, of Houston, Texas, (3) death against Pfc. Thomas L. Tucker, 25 (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his torture-murder, tortured to death, of Madras, Ore., both Terrorist-captured and tortured to death 16 June 2006 in Yosifiya, Iraq; and, al Shura and al Qaida terrorists did mutilate, torture, and murder U.S. soldiers at the same time as said "Bad-Faith" diversion and "Bad-Faith" denial of rewards higher than \$50,000 proved to result in torture-murders against U.S. 10th

Mountain Division soldiers, all captured on May 12, 2007, in Al Taqa, Iraq: (4) Pfc. Joseph J. Anzack Jr., 20 (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his murder, found tortured to death, of Torrance, California, (5) death against Spc. Alex R. Jimenez, 25 (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his murder, listed as "Missing in Action," of Lawrence, Massachusetts (U.S. DoJ A.G. & State Department life-valued at \$50,000); and (6) death against Pvt. Byron W. Fouty, 19 (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his murder, listed as "Missing in Action," of Waterford, Michigan (U.S. DoJ A.G. & State Department life-valued at \$50,000), Terrorist video of his murder; (7) all said U.S. soldiers, murder victims of Gonzales-Rice, were motion picture videoed as they were murdered by Terrorists, Gonzales-Rice aware of said videos but continuing to divert, block and deny said U.S. Code / Treasury money, "Gonzales-Rice-hands-on" diverting \$75 million to \$85 million of it to successfully save the lives of terrorist enemies of the United States during wartime while these same "reward-protected-saved" terrorists did mutilate, torture, and murder captured United States soldiers, virtually in full view of *Gonzales-Rice* on the internet. It is at this particular juncture of *Gonzales-Rice* U.S. reward manipulations that

obvious "Bad Faith" violations are visible of both United States laws and Geneva Conventions (I, III, IV) of 12 August 1949, ARTICLE 3 & ARTICLE 11, and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977.

While there is nothing in the Geneva Conventions that requires any signatory country to provide rewards for captured Prisoners of War, there is much in the Geneva Conventions to require signatories from "participating" in "Bad-Faith" activity that is directly linked to mutilation, torture, and murder of Prisoners of War. And, Gonzales-Rice-Rumsfeld-Gates, in truth, did "Bad-Faith" participate in said al Shura / al Qaida / terrorist torture murders of said captured U.S. soldiers as indicated.

SEE: Geneva Conventions (I, III, IV) of 12 August 1949, ARTICLE 3 & ARTICLE 11, and Geneva Convention Protocol I, ARTICLE 11 and Protocol II, of 08 June 1977.

Part I: General Provisions. . . Article 3... [1]. . . the following acts are and shall remain prohibited at any time and in any place whatsoever with respect to the above-mentioned persons: violence to life and person, in particular murder of all kinds, mutilation, cruel treatment and torture..."

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Gonzales-Rice-Rumsfeld-Gates did "Bad-Faith" actively violate said Geneva Conventions in the United States from the time of the Terrorist capture on 9 April 2004 of U.S. Army Sgt. Keith Maupin, 20, (U.S. DoJ & State Department & DOD life-valued at \$50,000), Terrorist video of his murder, listed as "Missing in Action," of Batavia, Ohio (U.S. DoJ & State Department & DOD life-valued at \$50,000), near Baghdad, Iraq.

It is precisely this "Bad-Faith" "reward" activity that the U.S. Executive Branch currently pursues at its "Reward For Justice" site on behalf of Terrorists who benefit from it, yet, the Executive Branch denies the same life-saving reward money for reward payments to save the lives of captured U.S. Soldiers.

The U.S. State Department and U.S. DoJ "Rewards For Justice" Web sites do not make provision for rewards on behalf of U.S. Military personnel captured by Terrorists. According to U.S. Executive Branch Press Secretary Scott McClellan: "We do not negotiate with terrorists..." and according to Assistant Secretary of State Richard Boucher: "... we do not meet with terrorists..."

(40) If the U.S. Executive Branch was interested to protect U.S. Soldiers as "Captured Prisoners of War" in "Good Faith" observance of said Geneva Conventions, the U.S. Executive Branch could easily have made an effort to increase its assigned "low-life" reward

dollar amount upward from said Fifty Thousand Dollar Rewards to be at least equal to the higher life saving rewards of \$25 Million dollars it was offering as life-value for Terrorists; or, the U.S. Executive Branch could have offered the higher amount of Fifty Million Dollars provisioned under USC Title 22, § 2708. It did neither.

"A U.S. reward policy that continues Gonzales's reward paradigms, which are apparent and which have proven to be "\$50,000 death warrants," one-hundred-percent-of-the-time, as proven to produce mutilation, torture, and murder of captured U.S. soldiers during wartime in Iraq, in all likelihood will be interpreted by Terrorists as "\$50,000 death warrant" 'rewards' for all coalition troops and British serving in Iraq & Afghanistan. Thus, captured British soldiers 'WILL' undoubtedly suffer the same Terrorist inflicted mutilation, torture, and murder inflicted on captured "\$50,000 death warrant" U.S. soldiers during wartime in Iraq and Afghanistan.

Members of the royal family are potential victims of the current "Bad-Faith" "U.S. \$50,000 'Death Sentence' rewards,"

including Interested Party (2) Elizabeth II (Elizabeth Alexandra Mary Windsor) Queen of England and Commonwealth Realms, member of a class of victims similarly situated; including Interested Party (3)

His Royal Highness Charles Philip Arthur George, Prince of Wales, Prince Charles of Edinburgh, The Duke of Cornwall, The Duke of Rothesay; including Interested Party (4), His Royal Highness Prince William Arthur Philip Louis of Wales; including Interested Party (5) His Royal Highness Prince Henry of Wales, Claimants similarly situated.

As a consequence, any member of the royal family (including relatives) currently serving or planning to serve in Iraq or Afghanistan, including Prince William and Prince Harry, both currently serving in the British Army Horse Guards in England (a battalion of body guards assigned to protect the Queen and royal household, which is also a mechanized Cavalry unit deployed to Iraq), who have volunteered for duty in Iraq, are subject to the same mutilation, torture, and murder inflicted on captured U.S. soldiers during wartime in Iraq and Afghanistan because of the 'carryover-ripple-effect' of the Gonzales-Rice "Bad-Faith" policy of valuing U.S. soldiers with low value "U.S. \$50,000 'Death' rewards" that Terrorists would assume apply to any terrorist-captured Coalition troops. This means that Prince William and Prince Harry face the U.S. "Bad-Faith" potential, if captured, of al-Qaeda & al-Shura (1) smashing their faces to unrecognizable pulp while alive, (2) eyes gouged out while alive, (3) genitalia cut off

while alive, (4) disemboweled & intestines-yanked-to-ground while alive, (5) amputated hands while alive, (6) torn-off and amputated arms and legs while alive, (7) heads cut off and hearts cut out in last moments of life.

Dated: 20 Feb 2008.

Plaintiffs' Address: 2314 Gentry St., Houston, Texas 77009; Cell Phone: 832 693 1523 ; Home Phone: 713 609 9142

Plaintiffs' type-printed-names are authorization that they are intended by Plaintiffs to suffice the same as their hand-written signature names on this document:

Plaintiff's type-printed-signature name: S/ Kenneth W. MacKenzie, Kenneth W. MacKenzie's hand signed name: S/

Plaintiff's type-printed-signature name: S/ Julieta Vasquez-MacKenzie,

Julieta Vasquez-MacKenzie's hand signed name: S/

Plaintiff's type-printed-signature name: S/ Cesar Vasquez Menchaca Cesar Vasquez Menchaca's hand-signature name: S/

Plaintiff's type-printed-signature name: S/ Guadalupe Vasquez, Guadalupe Vasquez's hand-signature signed name: S/

[Conclusion of RICO Case Statement]

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