Pedro Alonso-Ifil Utica International Embassy c/o Vogel Denise Newsome – Prime Minister Post Office Box 31265 Jackson, Mississippi 39286

Telephone: (888) 700-5056 Facsimile: (844) 400-1002

Email: greyhound pia@uticainternationalembassy.website

Plaintiff PRO SE

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO

FREEMAN MAYS; EDGAR JIMENEZ; DARIO GONZALEZ; and PEDRO ALONSO-IFIL Plaintiffs

VS.

GREYHOUND LINES, INC.; ASHTON RENNICK CASTILLO and DOES 1 to 100, inclusive, Defendants **CASE NO. 19CECG03480**

E-FILED

5/20/2021 8:00 AM

County of Fresno

By: C. York, Deputy

Superior Court of California

[Assigned for All Purposes to The Honorable D. Tyler Tharpe, Dept. 501]

NOTIFICATION OF NON-ATTENDANCE AT May 25, 2021 HEARING and GOOD-FAITH REQUEST FO REMOVAL OF May 25, 2021 HEARING and June 21, 2021 TRIAL FROM COURT'S CALENDAR¹

Date: May 19, 2021

Proposed Trial Date: June 21, 2021

PLEASE TAKE NOTICE THAT WITHOUT WAVING THE JURISDICTIONAL

and DIVERSITY ISSUES, etc. present in this matter in the preservation of any and all claims asserted and/or may be asserted, by Pedro Alonso-Ifil ("Alonso-Ifil"), he does hereby NOTIFY this Court of his NON-ATTENDANCE at the upcoming May 25, 2021, Hearing that has been set in the above-styled matter and is in GOOD FAITH REQUESTING THE REMOVAL of said Hearing and proposed Trial Date of June 21, 2021, from the Calendar of this Court.

¹ Boldface, Italics, Underline, and ALL Caps, etc. have been added to denote emphasis.

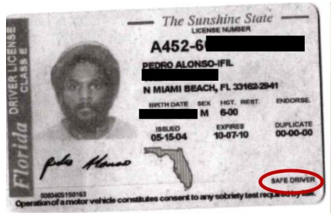
In support of Alonso-Ifil's good-faith requests, he states the following – i.e. however, not limited to this listing alone:

- 1. This instant filing is submitted in good faith and *is not* being submitted for ill intent i.e. as to increase the cost of litigation, threaten, intimidate, harass, nor unduly burden Defendant Greyhound Lines, Inc. ("Greyhound") and/or its Counsel, etc.
- 2. Greyhound will in *no way* suffer prejudice as a result of Alonso-Ifil's good-faith requests *for removal* of May 25, 2021 Hearing set <u>and</u> June 21, 2021 Trial set on this Court's Calendar; moreover, from said Court's taking action *and granting* the request *for removal* of Calendared items noted.
- 3. At anytime PRIOR to and/or during Trial, either Party to the action may raise *Jurisdictional* defense pursuant to Rule 12 of the Rules of Civil Procedure and/or the applicable Statutes/Laws governing said defense. Alonso-Ifil does *not waive* his Jurisdictional defenses and neither can it be asserted as being waived by the above-styled lawsuit being filed. Alonso-Ifil moved to fire his Lawyers/Attorneys at Accident Attorneys out of concerns of criminal acts, fraud being committed upon this Court and other unethical practices, etc. being carried out against him *under the guise* of the above-styled case. Thus, piercing veil of the integrity, etc. of this Court.
- 4. There is a valid *Diversity Jurisdiction* issue present in the above-styled case *precluding* this Court from taking up the lawsuit brought *as it relates to Pedro Alonso-Ifil* who appears to have been listed as a Plaintiff; moreover, there appears to be a separate Trial set from that of other Plaintiffs in the above-styled case.
- 5. UNDISPUTED FACT: Pedro Alonso-Ifil **is not** a Citizen of the United States of America. **He is a Panama National** and/or **Native.**





6. UNDISPUTED FACT: Pedro Alonso-Ifil **is not** a Resident of the State of California – i.e. **Neither PRIOR** to the March 24, 2019, Greyhound Bus Accident at issue in the above-styled case, nor AFTER, and <u>is NOT currently</u> residing in the State of California. Information that was revealed during an August 28, 2020 Video Deposition Alonso-Ifil attended. Moreover, **further** discovery <u>will also reveal</u> Greyhound's and its Counsel's **knowledge** of such information that is *crucial/vital* in resolving the legal disputes and matters surrounding said accident.





7. UNDISPUTED FACT: On **March 24, 2019,** Pedro Alonso-Ifil **was a passenger** on Greyhound Bus No. 60590 (*that crashed*) at the time of the Accident *publicly* and nationally reported.



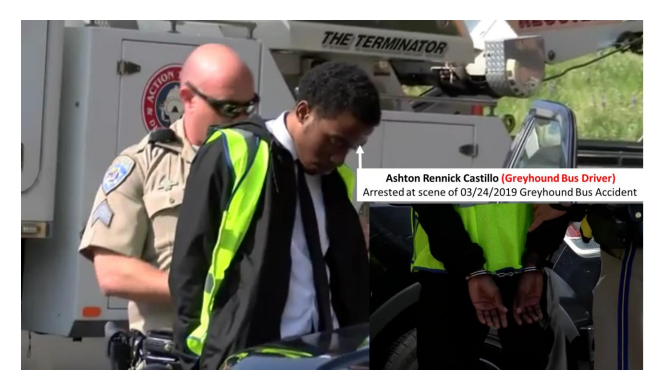


NOTE: These pictures were pulled *from video* obtained during research. Alonso-Ifil appearing *disoriented*, injured and **in pain...**



As of *05/19/2021*, this video may be found at the following link and is incorporated by reference as if set for in full herein: https://www.youtube.com/watch?v=fOe4pa63sXE

8. UNDISPUTED FACT: Greyhound Bus Driver **Ashton Rennick Castillo** was arrested at the scene of the March 24, 2019, accident!



9. UNDISPUTED FACT: Greyhound Bus Driver **Ashton Rennick Castillo** has pled "**GUILTY**" to "*Driving under the influence*..."



- 10. Alonso-Ifil has *timely* contacted this Court to obtain information on **"how"** to get document(s) filed.
- 11. UNDISPUTED FACT: The Docket of this Court will support on or about April 5, 2021, Alonso-Ifil followed up with Court to determine whether his March 31, 2021, document entitled, "NOTICE TO COURT OF INABILITY TO OBTAIN AUGUST 28, 2020, DEPOSITION TRANSCRIPT FROM ATKINSONBAKER" was received, and, was advised, of options available to him for submitting document(s) to be filed with the Court.





FilesAnywhere Web Fax Service



SUPERIOR COURT OF CALIFORNIA COUNTY OF FRESNO

To: Clerk Of Court / D. Tyler Tharpe

Company: Superior Court Of The State Of California

Fax: 1 (559) 457-1624

Phone:

Fax ID: 11393691579

Reference:

From: PEDRO ALONSO

Fax: Phone:

E-mail: proselegalinquiry@gmail.com

Said conversation has been memorialized by the Clerk's Entry noting, "04/05/2021 Faxed Received" and "RE: No action taken, gave party options for proper options for filings."

04/05/2021 Fax Received -

View Document

Fax Received

Comment

RE: No action taken, gave party options for proper options for filings

12. On or about **April 27, 2021,** Alonso-Ifil notified Named Parties as well as possible Parties (that may be joined) pursuant to Rule 12 of the Civil Rules of Civil Procedure and other Statutes/Laws governing said matters of his, "Request For Utica International Embassy's/Officials' Assistance **Regarding**" the above-styled case.



FACSIMILE

April 28, 2021

Via EMAIL and/or FACSIMILE: (415) 434-0882 (213) 250-7900 TO: Greyhound Lines LLC

c/o Lewis Brisbois Bisgaard & Smith LLP/Shawn A. Toliver/ Devera L. Petak/Gary A. Cerio

Shawn.Toliver@lewisbrisbois.com Devera.Petak@lewisbrisbois.com Gary.Cerio@lewisbrisbois.com

Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials' RE:

Assistance Regarding The Following Matter:

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO CASE NO. 19CECG03480 FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

A copy of the One-Page Facsimile submitted to Greyhound notifying of said document referenced being served on them via Email and may be found at EXHIBIT "1" attached hereto and is incorporated by reference as if set forth in full herein.

On or about April 28, 2021, in good faith to resolve issues surrounding the injuries/harm sustained from the March 24, 2019, Greyhound Bus Accident, Alonso-Ifil issued upon Greyhound (through its Legal Counsel [Lewis Brisbois Bisgaard & Smith LLP ("Lewis Brisbois")]) his, "NOTIFICATION and GOOD-FAITH SETTLEMENT DEMANDS ISSUED ON GREYHOUND LINES, INC.;" wherein, extending 30 days (about May 29, 2021) to respond to his demands set forth therein. Thus, supporting discovery is underway, and, in accordance to the Statutes/Laws governing such matters requiring: (a) mitigating costs; (b) setting forth timely demands; and (c) providing brief descriptions for each demand sought.

Having notified Defendant Greyhound's Legal Counsel Lewis Brisbois of **past problems** *with the listed Fax Number* of (925) 478-3260, another Fax Number listed for Lewis Brisbois Bisgaard & Smith LLP was found upon research, used, and fax **was sent successfully** – i.e. *sufficiently identifying* Lawyers/Attorneys to which it is addressed.



OUTBOUND FAX SENT SUCCESSFULLY.

FAX DETAILS

Sent to Name: Shawn A. Toliver/Devera L. Petak/Gary A. Cerio Sent to Number: 1 (415) 434-0882

Fax Size: 12 pages
From Account: VOGELD

From Name: Utica International Embassy - Prime Minister

Document ID: 11450411277 Attempts: 3

Delivery Time: Apr 28 2021 10:27 PM



FilesAnywhere

Web Fax Service

To: Shawn A. Toliver/Devera L. Petak/Gary A. Cerio

Company: Lewis Brisbois Bisgaard & Smith LLP

Fax: 1 (415) 434-0882

Phone:

Fax ID: 11450411277

Reference:

From: Utica International Embassy - Prime Minister

Fax: Phone:

E-mail: greyhound_pia@uticainternationa

NOTES: Blank

SUBJECT: ...NOTIFICATION and GOOD-FAITH SETTLEMENT DEMANDS.

A copy of this document is also being sent via email.

Said document was also sent via Email to assure timely receipt.

Date: 04/28/2021 [10:27:34 PM CDT]
From: greyhound_pia@uticainternationalembassy.website
To: Shawn.Toliver@lewisbrisbois.com, Devera.Petak@lewisbrisbois.com, Gary.Cerio@lewisbrisbois.com, emb@panama-un.org, info@embassyofpanama.org, panama@foreignconsulate.com
Cc: greyhound_pia <greyhound_pia@uticainternationalembassy.website>, primeminister
<primeminister@uticainternationalembassy.website>
Subject: Pedro Alonso-Ifil's NOTIFICATION and GOOD-FAITH SETTLEMENT DEMANDS ISSUED ON GREYHOUND LINES, INC.

Pedro Alonso-Ifil's NOTIFICATION and GOOD-FAITH SETTLEMENT DEMANDS RE: ISSUED ON GREYHOUND LINES, INC.

Greetings!

In follow up to the facsimile you may have received regarding the above referenced document, you may also find a copy the document at the following links:

https://login.filesanywhere.com

https://uticainternationalembassy.website/UIE_LEGAL_DEPARTMENT/GREYHOUND_Matter/Pedro_Alonso-lfil_Inquiry

With Warmest Regards,

Vogel Denise Newsome – Prime Minister Utica International Embassy (888) 700-5056

14. UNDISPUTED FACT: On or about May 12, 2021, Alonso-Ifil submitted for filing his, "**NOTICE TO UPDATE CONTACT INFORMATION**" which may appear on this Court's Docket as, "05/12/2021 Notice of Change of Address Filed."

05/12/2021 Notice of Change of Address Filed -

View Document

Notice of Change of Address

Parties in the above-styled case was notified via **2-Page** Facsimile on May 12, 2021, of filing being sent to them **via Email.** Upon checking Fax Log, evidence will support that Defendant Greyhound received Facsimile.

Fax Notification

OUTBOUND FAX SENT SUCCESSFULLY.

FAX DETAILS

Sent to Name: Greyhound Lawyers: Devera L. Petak/Gary A. Cerio

Sent to Number: 1 (213) 250-7900

Fax Size: 2 pages From Account: VOGELD

From Name: Utica International Embassy - Prime Minister

Document ID: 11480051859

Attempts: 4

Delivery Time: May 12 2021 08:59 PM

Pedro Alonso-Ifil Utica International Embassy c/o Vogel Denise Newsome – Prime Minister Post Office Box 31265 Jackson, Mississippi 39286

Telephone: (888) 700-5056 Facsimile: (844) 400-1002

Email: greyhound pia@uticainternationalembassy.website

Plaintiff PRO SE

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO

FREEMAN MAYS; EDGAR JIMENEZ; DARIO GONZALEZ; and PEDRO ALONSO-IFIL

Plaintiffs

CASE NO. 19CECG03480

[Assigned for All Purposes to The Honorable D. Tyler Tharpe, Dept.

501]

VS.

GREYHOUND LINES, INC.; ASHTON RENNICK CASTILLO and DOES 1 to 100, inclusive, Defendants Pedro Ifil Alonso NOTICE TO UPDATE CONTACT INFORMATION

Date: May 12, 2021

PLEASE TAKE NOTICE THAT WITHOUT WAVING THE JURISDICTIONAL

and DIVERSITY ISSUES, etc. present in this matter in the preservation of any and all claims asserted and/or may be asserted, by Pedro Alonso-Ifil ("Alonso-Ifil"), he does hereby notify this Court that on or about April 27, 2021, that Parties and/or their counsel of record in the above-styled matter have been, timely, duly and adequately NOTIFIED of Alonso-Ifil's updated contact information. A copy of said notification is attached as EXHIBIT "A" and is incorporated by reference as if set forth in full herein!

A copy of said document is attached hereto as **EXHIBIT "2"** and is hereby incorporated by reference as if set forth in full herein.

Moreover, also sent and was received via Email.

Date: 05/12/2021 [08:54:24 PM CDT]

From: greyhound_pia@uticainternationalembassy.website

To: Devera.Petak@lewisbrisbois.com, Gary.Cerio@lewisbrisbois.com, achapman@cgdrlaw.com, mkempson@cgdrblaw.com,

steve@avaccidentattorneys.com, brittney@avaccidentattorneys.com

Cc: greyhound_pia <greyhound_pia@uticainternationalembassy.website>, primeminister

19CECG03480

Pedro Ifil Alonso NOTICE TO UPDATE CONTACT INFORMATION

SUPERIOR COURT OF THE STATE OF CALIFORNIA

RE: COUNTY OF FRESNO

CASE NO. 19CECG03480

FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

Greetings!

We come to you in Love, Truth, Peace, Freedom and Justice!

Please find a copy of the above referenced document at the following link(s) that you may have received notification via facsimile of this email being sent regarding the above matter:

https://login.filesanywhere.com/fs/v.aspx?v=8c6b6689616170b76d

https://uticainternationalembassy.website/UIE LEGAL DEPARTMENT/GREYHOUND Matter /Pedro Alonso-Ifil Inquiry/051221 NOTIFICATION-Update-Contact-Information(PedroAlonsoIfil)-F.pdf

Should you have any questions, please do not hesitate to contact us at (888) 700-5056 and email (i.e. using our two-step process) at:

greyhound pia@uticainternationalembassy.website

With Warmest Regards,

Vogel Denise Newsome - Prime Minister Utica International Embassy primeminister@uticainternationalembassy.website 15. PRIOR to drafting this instant notification for filing, on May 18, 2021, a Telephone Conference with this Court's Clerk's Office was held; wherein, Esther confirmed said Court's records are updated and reflect the May 12, 2021, Change of Address and *correct* "CONTACT" information for Pedro Alonso-Ifil.

05/18/2021

TELEPHONE CONFERENCE WITH CLERK (Esther)

Superior Court of California, County of Fresno



- update its records with correct contact information for Pedro Alonso-Ifil. At best, it is Alonso-Ifil's duty and obligation to not only notify this Court of fraudulent and criminal acts, etc. being carried out through said Defendant, but also that of its Legal Counsel Lewis Brisbois Bisgaard & Smith LLP, in their efforts of obtaining an undue advantage in this matter due to their incompetence and/or inability to successfully defend against any and/or all claims that may be brought by Alonso-Ifil for the injuries/harm he sustained as a direct and proximate result of the negligence... of Defendant Greyhound and its Employee Ashton Rennick Castillo [Greyhound Bus Driver], etc. who appear (from the Docket in this instant action), to also be a named Defendant.
- 17. There is a doctrine known as, "unclean hands!" This is exactly, an accurate description of how Defendant Greyhound and its Legal Counsel are before this Court in the above-styled case i.e. with unclean hands! Thus, may warrant investigations regarding what appears to be said Defendant's criminal acts being engaged in, in desperate efforts to obtain an undue advantage!

The doctrine is often stated as "those seeking equity must do equity" or "equity must come with clean hands". This is a matter of protocol, characterized by A. P. Herbert in Uncommon Law by his fictional Judge Mildew saying (as Herbert says, "less elegantly"), "A dirty dog will not have justice by the court". – As of 05/19/2021, cut and pasted from:

https://www.employmentattorneyca.com/californiasupreme-court-isnt-completely-offended-by-your-dirtyhands/



18. On or about **May 18, 2021**, The White House's Briefing Room released a Statement advising in part:

Today, President Biden will sign a Presidential Memorandum to expand access to legal representation and the courts. As President Biden knows from his experience as a public defender, timely and affordable access to the legal system can make all the difference in a person's life—including by keeping an individual out of poverty, keeping an individual in his or her home. . . helping someone fight a consumer scam, or ensuring that an individual . . . can mount a strong defense and receive a fair trial. But low-income people have long struggled to secure quality access to the legal system. Those challenges have only increased during the public health and economic crises caused by the COVID-19 pandemic. At the same time, civil legal aid providers and public defenders have been under-resourced, understaffed, and unable to reach some of the people in greatest need of their services. -- As of 05/19/2021, cut and pasted from:

https://www.whitehouse.gov/briefing-room/statements-releases/2021/05/18/fact-sheet-president-biden-to-sign-presidential-memorandum-to-expand-access-to-legal-representation-and-the-courts/

- incorporated by reference as if set forth in full herein.



FACT SHEET: President Biden to Sign Presidential Memorandum to Expand Access to Legal Representation and the

Courts

MAY 18, 2021 . STATEMENTS AND RELEASES

Today, President Biden will sign a Presidential Memorandum to expand access to legal representation and the courts. As President Biden knows from his experience as a public defender, timely and affordable access to the legal system can make all the difference in a person's life-including by keeping an individual out of poverty, keeping an individual in his or her home, helping an unaccompanied child seek asylum, helping someone fight a consumer scam, or ensuring that an individual charged with a crime can mount a strong defense and receive a fair trial. But low-income people have long struggled to secure quality access to the legal system. Those challenges have only increased during the public health and economic crises caused by the COVID-19 pandemic. At the same time, civil legal aid providers and public defenders have been under-resourced, understaffed, and unable to reach some of the people in greatest need of their services.

Addressing the *adverse* impact of the United States' *legal system* on **indigenous people** – i.e. such as Alonso-Ifil. Furthermore, the adverse impact of Covid-19 on their lives in correlation to the legal system! (EMPHASIS ADDED) – i.e. The 08/28/2020, Deposition appears to provide Testimony advising how Covid-19 has adversely impacted Alonso-Ifil; moreover, Greyhound's Legal Counsel appears to be making a mockery of the Deposition the pain Alonso-Ifil was enduring as a direct and proximate result of the March 24, 2019, Greyhound Bus Accident!

Alsonso-Ifil believes an investigation will support his good-faith 19. efforts in retaining Counsel to represent him in legal and/or lawful actions against Defendant Greyhound and/or other applicable Parties responsible for the liability from injuries/harm sustained as a direct and proximate result of the March 24, 202019, Greyhound Bus Accident [Bus No. 60590] involving Bus Driver Ashton **Rennick Castillo.** Furthermore, the United States Congress passing House Report No. 92-238, addressing claimants' (as Alonso-Ifil) **inability** to take advantage of federal remedies available (i.e. as in this matter - INTERNATIONAL Remedies due to Alonso-Ifil's Panama Nationality...) without the appointment of counsel:

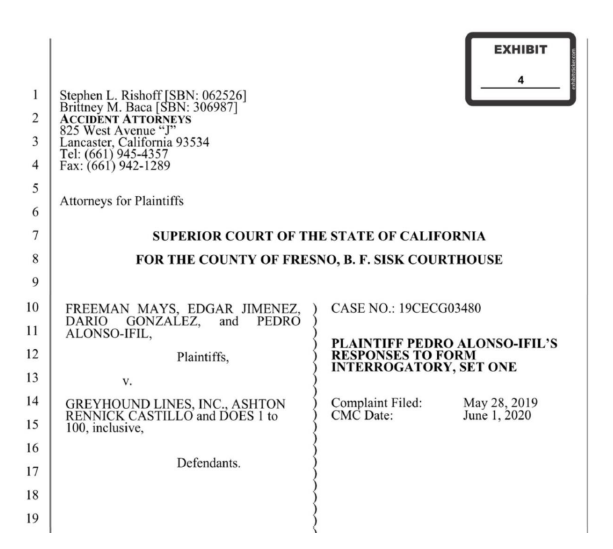
The United States Constitution as well as laws passed by the United States Congress will further support the need for the passing of **House Report No. 92-238.** Congress demonstrated its awareness that claimants might not be able to take advantage of the federal remedy without appointment of counsel. As explained in House Report No. 92-238:

By including this provision in the bill, the committee emphasizes that the nature of . . . actions more often than not pits parties of unequal strength and resources against each other. The complainant, who is usually a member of the disadvantaged class, is opposed by an employer who . . . has at his disposal a vast of resources and legal talent

H.R. Rep. No. 238, 92nd Cong., 2d Sess., reprinted in 1972 U.S.C.C.A.N. 2137, 2148.

While the above may relate to an employment matter, Alonso-Ifil believes it *is relevant* and is provided *in the context* of this this instant matter to support the United States' President Biden's concerns about the *adverse impact* of the legal system on indigenous people *when pitted* against "HUGE" Corporations (as Defendant Greyhound) who take advantage of the disposal of *vast resources* and ARSENAL of legal talent available to them! Nevertheless, even in such cases (as this instant matter), Defendant Greyhound and its Legal Counsel come before this Court *with dirty hands* and *criminal motives/intent*, etc. in their desperate *efforts* of gaining an undue advantage out of fear of their *inability* to defend against claims brought and/or to be brought by Pedro Alonso-Ifil.

- 20. Before this Court Defendant Greyhound may be asserting frivolous claims regarding Discovery; however, it is important to note that Alonso-Ifil is entitled to receiving "all" discovery material that may be alleged to have been served on him to answer; however, this **has NOT** been the case.
- 21. During an August 28, 2020, Deposition, Greyhound's Counsel (Gary A. Cerio ["Cerio"]) presented Exhibits that Pedro Alonso-Ifil was **NOT** familiar with and **had NOT** seen **prior** to said Deposition.



Neither Greyhound <u>nor</u> its Legal Counsel will suffer prejudice *from an investigation* into the handling of their allege Discovery Requests on Pedro Alonso-Ifil. Alonso-Ifil <u>NEVER</u> received any Discovery from his previous Attorneys (Accident Attorneys) *to answer*. Nevertheless, there appears to be *a compromised* signature on a Discovery request presented at the August 28, 2020 Deposition. Furthermore, there is evidence in said Deposition that appears <u>to support that Cerio</u> having KNOWLEDGE (as well as Testimony from Alonso-Ifil) which seems <u>to question the authenticity</u> of a <u>signature inserted</u> in a <u>VERIFICATION "FORM!"</u> A <u>Verification Form</u> which is clearly <u>NOT</u> of the initial "<u>Interrogatory</u>, <u>Set One</u>" that it appears to accompany; however, was INSERTED with willful, false <u>and</u> malicious intent to cause Alonso-Ifil <u>further</u> injuries/harm, etc. as that evidenced through this instant Notification in the above styled case.

VERIFICATION

FORM No. 2

Verification of Pleading (Code Civ. Proc., § 446) Declaration under Penalty of Perjury Form (Code Civ. Proc., §§ 446, 2015.5)

by		
DY.		

Pedro A	lorso-Ifil	dc	clare:
	(Name)		
I am the Pl	laintiff	in	the above-entitled matter.
t have read th	he foregoing Responses plaint) and know the conte		ogatory (Set One)
I have read the same is	plaint) and know the conte	nts thereof, edge, except as to	those matters which are

22. It is due to what Alonso-Ifil believed to be UNETHICAL practices that adversely impacted the above-styled lawsuit, which resulted in the JUSTIFIED FIRING of Accident Attorneys and its Attorneys in representing him before any Court of LAW (should it become necessary to take matter to Trial)!

Puns promo (fil

§ 4 ATTORNEY & CLIENT

7 C. J. S.

His first duty is to the courts and the public, not to the client,55 and wherever the duties to his client conflict with those he owes as an officer of the court in the administration of justice, the former must yield to the latter.56

The office of attorney is indispensable to the

peculiar in its relation to, and vital to the wellbeing of, the court.57 An attorney has a duty to aid the court in seeing that actions and proceedings in which he is engaged as counsel are conducted in a dignified and orderly manner, free from passion and personal animosities, and that all causes brought to an issue are tried and administration of justice and is intimate and | decided on their merits only;58 to aid the court

> "His <u>first</u> duty is to the courts **and** the public, **not to** the client, and wherever the duties to his client conflict with those he owes as an officer of the court in the administration of justice, the former must yield to the latter." - - 7 C.J.S. § 4 ATTORNEY & CLIENT.

Thus, if such a conclusion is worth the paper it is written on, it is a good thing that Alonso-Ifil "FIRED" Accident Attorneys from representing him, and, said finding, sustain valid concerns of his inability to retain TRUSTWORTHY Legal Counsel to represent him **PRIOR to** reaching out to the Utica International Embassy and sharing his Testimony of what transpired that resulted him winding up in the "PRO SE" status - i.e. after having been previously scammed/duped by Accident Attorney and/or its Attorneys in the above-styled matter.

- 23. It appears that Defendant Greyhound and it Legal Counsel Lewis Brisbois has KNOWLEDGE of this Court's LACK OF JURISDICTION, and, therefore, are in denial and refusing to update their records and/or contact information for Alonso-Ifil.
- 24. Alsonso-Ifil believes that *Rule 11 Sanctions* are applicable of and against Defendant Greyhound and its Legal Counsel in that any such documents/pleadings filed in the above-styled case *alleged* to be against him, are merely being submitted with *willful*, *malicious* and *vexatious intent*; moreover in bad faith to *increase the costs of litigation*, intimidation, harassment, threats, blackmail, extortion and subject him to further injuries/harm as well as *for other reasons known* to said named Defendant.
- 25. From the evidence provided in this instant Notification, this Court can see that good-faith discovery is underway; moreover, DISCOVERY evidence as: (a) documentation [i.e. Request for Admissions, Interrogatories, Request for Production, etc.]; (b) *Video from the video camera* on Greyhound Bus Number 60590 that was involved in the March 24, 2019 Accident in question and/or that is at *the crux* of legal matters brought by Pedro Alonso-Ifil; (c) Video from August 8, 2020 "VIDEO" Deposition i.e. in that there appears to be Testimony regarding EVIDENCE to support the life-threatening and unwarranted trauma/injuries/harm, etc. he sustained while being thrown around during this *horrific accident* from which Alonso-Ifil (to date) continues to suffer from as a direct and proximate result of Defendant Greyhound's NEGLIGENCE, etc.
- 26. Alono-Ifil believes that INVESTIGATIONS may be warranted into (what appears to be) Greyhound and/or its Lawyer's (Lewis Brisbois) engagement in fraudulent and criminal practices, etc. before this Court as it relates to the above-styled case.

WHEREFORE PREMISE CONSIDERED, for the reasons set forth in this instant:

NOTIFICATION OF NON-ATTENDANCE AT May 25, 2021 HEARING and GOOD-FAITH REQUEST FO REMOVAL OF May 25, 2021 HEARING and June 21, 2021 TRIAL FROM COURT'S CALENDAR

Pedro Alonso-Ifil will NOT be attending the May 25, 2021, Hearing and request that it be REMOVED from this Court's Calendar. Moreover, that the proposed Trial for June 21, 2021, also be REMOVED from this Court's Calendar in the interest of Justice and other reasons known to this Court to deter the fraudulent and criminal acts, etc. of Defendant Greyhound and its Legal Counsel (Lewis Brisbois)!

PLEASE BE ADVISED: Pedro Alonso-Ifil reserves the right to amend this instant

Notification should it become necessary and or may be deemed necessary to do so.

RESPECTFULLY SUBMITTED, this 20th day of May 2021.

Autograph:

Pedro Alonso-Ifil - PRO SE - UCC 1-308

Jule Krone Tier

COURT PROOF OF SERVICE

Freeman Mays. et al. v. Greyhound Lines. Inc., et al. Fresno County Superior Court

Case No. 19CECG03480

FOR MATTER IN THE STATE OF CALIFORNIA, COUNTY OF FRESNO

At the time of service, I am over 18 years of age and appear to be a party to this action through a STRAWMAN (PEDRO ALONSO-IFIL).

On May 20, 2021, I served a true copy (VIA EMAIL) of the following document: NOTIFICATION OF NON-ATTENDANCE AT May 25, 2021 HEARING and GOOD-FAITH REQUEST FO REMOVAL OF May 25, 2021 HEARING and June 21, 2021 TRIAL FROM COURT'S CALENDAR and NOTIFIED via Facsimile that an email containing document has been sent.

I served the document on the following persons via EMAIL as indicated on the SERVICE LIST BELOW.

I declare under Statutes Laws governing such matters that the foregoing is true and correct.

Executed on May 20, 2021, within what is presently known as the United States of America.

RESPECTFULLY SUBMITTED, this 20th day of May 2021.

Autograph: The Alane This

Pedro Alonso-Ifil - PRO SE - UCC 1-308

SERVICE LIST

Stephen L. Rishoff, Esq. Brittney M. Baca, Esq. ACCIDENT ATTORNEYS 825 West Avenue "J" Lancaster, California 93534

FAX ONLY: (661) 942-1289

Email: steve@AVaccidentattorneys.com brittney@AVaccidentattorneys.com

Attorneys For Plaintiffs FREEMAN MAYS; EDGAR JIMENEZ; DARIO GONZALEZ

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

Shawn A. Toliver, Esq.
Devera L. Petak, Esq.
Gary A. Cerio, Esq.
LEWIS BRISBOIS BISGAARD & SMITH LLP
2185 North California Boulevard, Suite 300
Walnut Creek, California 94596

FAX ONLY: (925) 478-3260, (415) 434-0882 and/or (213) 250-7900

Email: Shawn.Toliver@lewisbrisbois.com Devera.Petak@lewisbrisbois.com Gary.Cerio@lewisbrisbois.com Attorneys for Defendant GREYHOUND LINES, INC.

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

Arthur J. Chapman, Esq.
Marsha Kempson, Esq.
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11900 West Olympic Boulevard, Suite 800

FAX ONLY: (310) 207-6550 Email: achapman@cgdrlaw.com mkempson@cgdrblaw.com

Los Angeles, California 90064-0704

Attorneys for Defendant ASHTON RENNICK CASTILLO

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

*c/o Prime Minister Vogel Denise Newsome*Post Office Box 31265 - Jackson, Mississippi 39286 Toll Free - (888) 700-5056 Phone: (601) 885-3324

Website: www.uticainternationalembassy.website
Email: primeminister@uticainternationalembassy.website

FACSIMILE

April 28, 2021

TO: Via EMAIL and/or FACSIMILE: (415) 434-0882 (213) 250-7900

Greyhound Lines LLC

c/o Lewis Brisbois Bisgaard & Smith LLP/Shawn A. Toliver/

Devera L. Petak/Gary A. Cerio

Shawn.Toliver@lewisbrisbois.com Devera.Petak@lewisbrisbois.com

Gary.Cerio@lewisbrisbois.com

RE: Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials'

Assistance Regarding The Following Matter:

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO CASE NO. 19CECG03480

FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

PLEASE BE ADVISED: We have attempted to fax the above referenced document; however, *may* have encountered problems in sending. Therefore, we are also emailing this document to you. It will be coming from **greyhound pia@uticainternationalembassy.website** If you do not see it in your inbox, please be sure to check your SPAM!

Should you have any questions, please do not hesitate to contact us at (888) 700-5056 or (601) 885-3324.

With Warmest Regards, Vogel Denise Newsome – Prime Minister Chickasaw Tribal Nation - Utica International Embassy

> EXHIBIT 1

Pedro Alonso-Ifil Utica International Embassy c/o Vogel Denise Newsome – Prime Minister Post Office Box 31265 Jackson, Mississippi 39286

Telephone: (888) 700-5056 Facsimile: (844) 400-1002

Email: greyhound pia@uticainternationalembassy.website

Plaintiff PRO SE

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO

FREEMAN MAYS; EDGAR JIMENEZ; DARIO GONZALEZ; and PEDRO ALONSO-IFIL Plaintiffs **CASE NO. 19CECG03480**

[Assigned for All Purposes to The Honorable D. Tyler Tharpe, Dept. 501]

E-FILED

5/12/2021 7:09 PM

County of Fresno

Superior Court of California

By: E Alvarado, Deputy

VS.

GREYHOUND LINES, INC.; ASHTON RENNICK CASTILLO and DOES 1 to 100, inclusive, Defendants

reference as if set forth in full herein!

Pedro Ifil Alonso NOTICE TO UPDATE CONTACT INFORMATION

EXHIBIT

Date: May 12, 2021

PLEASE TAKE NOTICE THAT <u>WITHOUT</u> WAVING THE JURISDICTIONAL

and DIVERSITY ISSUES, etc. present in this matter in the preservation of any and all claims asserted and/or may be asserted, by Pedro Alonso-Ifil ("Alonso-Ifil"), he does hereby notify this Court that on or about April 27, 2021, that Parties and/or their counsel of record in the above-styled matter have been, timely, duly and adequately NOTIFIED of Alonso-Ifil's updated contact information. A copy of said notification is attached as EXHIBIT "A" and is incorporated by

Page 1 of 8 17 USC § 107 Limitatio 2

The following is a screenshot of the April 28, 2021, email sent regarding "Pedro Alonso-

Ifil's Request For Utica International Embassy's/Officials' Assistance..."

Date: 04/28/2021 [01:50:09 AM CDT]
From: greyhound_pia@uticainternationalembassy.website
To: jmcjunkin@bakerdonelson.com, rteskin@bakerdonelson.com, stephen.ehrlich@usdoj.gov, carol.federighi@usdoj.gov, joseph.borson@usdoj.gov, emb@panama-un.org,
info@embassyofpanama.org, panama@foreignconsulate.com, ukmissionny@gmail.com, ukincanada@fco.gov.uk, rsvp.montreal@fco.gov.uk, britcon.toronto@fco.gov.uk, usdojofficeoflegalcounsel@usdoj.gov, Elizabeth.8.Prelogar@usdoj.gov, kenneth.bintrefusdoj.gov, patti.ross@mail.house.gov, opt.informationdesk@icc-cpi.int, Fadi.el-Abdallah@icccpi.int, app@icc-cpi.int, governor@governor.ca.gov, gavin.newsom@gov.ca.gov, gabrielle.boutin@doj.ca.gov, docketingsdamt@doj.ca.gov, anandy.cham@dlapper.com,
robert@darrellselliott.com, Shawn.Toliver@lewisbrisbois.com, Devera.Petak@lewisbrisbois.com, Gary.Cerio@lewisbrisbois.com, steve@avaccidentattorneys.com,
brittney@avaccidentattorneys.com, achapman@cgdrlaw.com, mkempson@cgdrlaw.com
Cc: primeminister cprimeminister@uticainternationalembassy.website>
Subject: Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials' Assistance...

Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials' Assistance Regarding The Following Matter:

RE:

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO CASE NO. 19CECG03480

FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

Greetings!

We come to you in Love, Truth, Peace, Freedom and Justice!

Please find a copy of the above referenced document at the following link(s) that you may have received via facsimile and/or received notification via facsimile of this email being sent regarding the above matter:

https://login.filesanywhere.com/fs/v.aspx?v=8c6b66865e637376ae6d

https://uticainternationalembassy.website/UIE LEGAL DEPARTMENT/GREYHOUND Matter/Pedro Alonso-Ifil Inquiry/042721 Pedro-Alonso-Ifil Request-For-UIE-Assistance-Fpdf

Should you have any questions, please do not hesitate to contact us at (888) 700-5056 and email (i.e. using our two-step process) at:

greyhound pia@uticainternationalembassy.website

With Warmest Regards,

Vogel Denise Newsome – Prime Minister Utica International Embassy primeminister@uticainternationalembassy.website

PLEASE TAKE NOTICE: Past good-faith efforts by Alonso-Ifil to send faxes to Greyhound Lines, Inc. at the reported Facsimile Number provided, have resulted <u>in several</u> "Transmission Error" notifications!

In\Out	Status	File Name	Name	Fax#	Date/Time ▼	Pages
1 OUT	o OK	041821_FAXES-To-Greyhound-Lines-LAWYERS_Lewis-Brisbois_REQUESTING-Copy-Of-Video-Deposition.pdf	Shawn A. Toliver, Esq.	1 (415) 434-0882	04/18/2021 11:20 PM	5
1 OUT	o OK	041821_FAXES-To-Greyhound-Lines-LAWYERS_Lewis-Brisbois_REQUESTING-Copy-Of-Video-Deposition.pdf	Gary A. Cerio, Esq.	1 (415) 434-0882	04/18/2021 11:04 PM	5
t OUT	o OK	041821_FAXES-To-Greyhound-Lines-LAWYERS_Lewis-Brisbois_REQUESTING-Copy-Of-Video-Deposition.pdf	Devera L. Petak	1 (415) 434-0882	04/18/2021 11:02 PM	5
f OUT	o OK	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Prime Minister Vogel Denise Newsome	1 (844) 400-1002	04/01/2021 11:16 AM	5
1 OUT	o OK	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	CEO / Alan Atkinson-Baker	1 (818) 551-7330	04/01/2021 10:53 AM	4
1 OUT	o OK	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Devera L. Petak, Esq.	1 (415) 434-0882	04/01/2021 12:51 AM	5
t OUT	Transmission Error	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Devera L. Petak, Esq.	1 (925) 478-3260	04/01/2021 12:48 AM	5
T OUT	 Transmission Error 	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Devera L. Petak, Esq.	1 (925) 478-3260	04/01/2021 12:22 AM	5
t OUT	o OK	033121_NOTFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Marsha Kempson, Esq.	1 (310) 207-6550	03/31/2021 11:55 PM	5
₱ our	Transmission Error	033121_NOTIFICATION-Regarding-AtkinsonBaker_Greyhound-Matter.pdf	Devera L. Petak, Esq.	1 (925) 478-3260	03/31/2021 11:50 PM	5

Upon conducting research to find a *working* Facsimile Number for Lewis Brisbois Bisgaard & Smith LLP, Alonso-Ifil found two [(415) 434-0882 and (213) 250-7900] that provided positive results and are being used should the reported (925) 478-3260 FAIL! Using other options (as required by statutes/laws) to *mitigate costs* in the serving of document(s) on opposing Parties and/or those having an interest in the above-styled cause.

OUR ATTORNEYS

Gary A. Cerio Associate San Francisco, CA Gary.Cerio@lewisbrisbois.com 333 Bush Street 415.262.8549 **Suite 1100 415.434.0882** San Francisco, CA 94104 Devera L. Petak Partner Walnut Creek, CA Devera.Petak@lewisbrisbois.com 2185 N. California Blvd. **925.357.3442** Suite 300 925.478.3260 Walnut Creek, CA 94596 Providence, RI **One Citizens Plaza Suite 1120** Providence, RI 02903

Furthermore, a one-page fax, etc. may be sent to notify Parties to check their email for documentation referenced. An example of such email(s) is evidenced in the following screenshot of Alonso-Ifil's April 28, 2021, fax notifying of error(s) in sending and advising of email(s) being sent:

ME

ABOUT OUR FIRM V

OUR PRACTICE

NEWSRO

Туре	Sent -	То	Length	=== === ===	Status
Fax	4/28/2021 12:40:56 AM	(415) 434-0882	1 Page		Sent
Fax	4/28/2021 12:40:56 AM	(213) 250-7900	1 Page		Sent



UTICA INTERNATIONAL EMBASSY

c/o Prime Minister Vogel Denise Newsome

Post Office Box 31265 - Jackson, Mississippi 39286

Toll Free - (888) 700-5056 Phone: (601) 885-3324

Website: www.uticainternationalembassy.website

Email: primeminister@uticainternationalembassy.website

FACSIMILE

April 28, 2021

TO: Via EMAIL and/or FACSIMILE: (415) 434-0882 (213) 250-7900

Greyhound Lines LLC

c/o Lewis Brisbois Bisgaard & Smith LLP/Shawn A. Toliver/

Devera L. Petak/Gary A. Cerio

Shawn. Toliver@lewisbrisbois.com Devera.Petak@lewisbrisbois.com

Gary.Cerio@lewisbrisbois.com

RE: Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials'

Assistance Regarding The Following Matter:

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO CASE NO. 19CECG03480

FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

PLEASE BE ADVISED: We have attempted to fax the above referenced document; however, may have encountered problems in sending. Therefore, we are also emailing this document to you. It will be coming from grevhound_pia@uticainternationalembassy.website If you do not see it in your inbox, please be sure to check your SPAM!

Should you have any questions, please do not hesitate to contact us at (888) 700-5056 or (601) 885-3324.

With Warmest Regards, Vogel Denise Newsome – Prime Minister Chickasaw Tribal Nation - Utica International Embassy

17 USC § 107 Limitations on Exclusive Rights - FAIR USE

Page 1 of 1

Nevertheless, upon review of this Court's Docket on today (May 12, 2021), there is evidence that Greyhound Lines, Inc. and its Counsel insist of engaging in *fraudulent practices* before this Court, *obstructing the administration of justice*, engaging in *mail fraud*, engaging in further *racketeering*... schemes/scams, and other criminal acts, etc. known to them for purposes causing Alonso-Ifil, *further* injuries/harms in RETALIATION for his pursuing remedies and justice as a *direct and proximate result* of the March 24, 2019, Greyhound bus accident! A copy of "DEFENDANT GREYHOUND LINES, INC.'S NOTICE OF CHANGE OF HANDLING ATTORNEY" is attached as EXHIBIT "B" and is, hereby incorporated by reference as if set forth in full herein.



Therefore, PLEASE TAKE NOTICE, that Pedro Alonso-Ifil (through this instant filing)
request that this Court update his contact information (regarding the above-styled cause) to reflect
the following contact information for him:

Pedro Alonso-Ifil
Utica International Embassy

c/o Vogel Denise Newsome – Prime Minister Post Office Box 31265 Jackson, Mississippi 39286

Telephone: (888) 700-5056 / Facsimile: (844) 400-1002 Email: greyhound pia@uticainternationalembassy.website

Through this instant notification, Alonso-Ifil ask that this Court's record reflect his request to be served at said *Facsimile Number* <u>and</u> *Email* to assure timely receipt and/or notification of filings in the above-styled cause.

This notification is hereby submitted in accordance with the Statutes, Codes, Rules and/or Regulations governing such matters and requiring the Court be notified of possible conflicts that arise in the expedition and mitigation of cost(s) associated with litigation, etc.

RESPECTFULLY SUBMITTED, this 12th day of May 2021.

Autograph: Pedio Alarso I fel

Pedro Alonso-Ifil - PRO SE - UCC 1-308

COURT PROOF OF SERVICE

Freeman Mays, et al. v. Greyhound Lines, Inc., et al. Fresno County Superior Court
Case No. 19CECG03480
FOR MATTER IN THE STATE OF CALIFORNIA, COUNTY OF FRESNO

At the time of service, I am over 18 years of age and appear to be a party to this action through a STRAWMAN (PEDRO ALONSO-IFIL).

On May 12, 2021, I served a true copy (VIA EMAIL) of the following document: Pedro Ifil Alonso NOTICE TO UPDATE CONTACT INFORMATION and NOTIFIED via Facsimile that an email containing document has been sent.

I served the document on the following persons via EMAIL as indicated on the SERVICE LIST BELOW.

I declare under Statutes/Laws governing such matters that the foregoing is true and correct.

Executed on March 12, 2021, within what is presently known as the United States of America.

RESPECTFULLY SUBMITTED, this 12th day of May 2021.

Autograph: Pedro Alanco Ifil

Pedro Alonso-Ifil - PRO SE - UCC 1-308

SERVICE LIST

Stephen L. Rishoff, Esq. Brittney M. Baca, Esq. ACCIDENT ATTORNEYS 825 West Avenue "J" Lancaster, California 93534 FAX ONLY: (661) 942-1289

Email: steve@AVaccidentattorneys.com brittney@AVaccidentattorneys.com

Attorneys For Plaintiffs FREEMAN MAYS; EDGAR JIMENEZ; DARIO GONZALEZ

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

Shawn A. Toliver, Esq.
Devera L. Petak, Esq.
Gary A. Cerio, Esq.
2185 North California Boulevard, Suite 300
Walnut Creek, California 94596
FAX ONLY: (925) 478-3260,
(415) 434-0882 and/or (213) 250-7900

Email: Shawn.Toliver@lewisbrisbois.com Devera.Petak@lewisbrisbois.com Gary.Cerio@lewisbrisbois.com Attorneys for Defendant GREYHOUND LINES, INC.

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

Arthur J. Chapman, Esq.
Marsha Kempson, Esq.
Chapman Glucksman Dean Roeb & Barger
11900 West Olympic Boulevard, Suite 800
Los Angeles, California 90064-0704
FAX ONLY: (310) 207-6550

Email: achapman@cgdrlaw.com mkempson@cgdrblaw.com Attorneys for Defendant
ASHTON RENNICK CASTILLO

Service via **EMAIL ONLY** with NOTIFICATION of Email being sent via *One-Page* Facsimile

c/o Prime Minister Vogel Denise Newsome

Post Office Box 31265 - Jackson, Mississippi 39286 Toll Free - (888) 700-5056 Phone: (601) 885-3324 **Website:** www.uticainternationalembassy.website

Email: primeminister@uticainternationalembassy.website

April 27, 20211

VIA EMAIL and/or FACSIMILE: (202) 220-2250 (202) 616-8470 (202) 616-8202 (202) 616-8460 United States President Joseph Robinette Biden, Jr c/o USA/USDOJ Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz / John McJunkin / Robin Teskin/ Stephen Ehrlich / Carol Federighi / Joseph Evan Borson jmcjunkin@bakerdonelson.com rteskin@bakerdonelson.com stephen.ehrlich@usdoj.gov carol.federighi@usdoj.gov joseph.borson@usdoj.gov

VIA EMAIL and/or FACSIMILE: (212) 421-2694 (212) 297-4911 (202) 483-8413

Republic of Panama President Laurentino Cortizo c/o Permanent Mission of Panama to the United Nations (New York) / **Her Excellency** Markova Concepción Jaramillo

emb@panama-un.org, info@embassyofpanama.org, panama@foreignconsulate.com

VIA EMAIL and/or FACSIMILE: (613) 232-0738 (514) 866-0202 (416) 593-1229 Elizabeth Alexandra Mary (a/k/a Queen Elizab

Elizabeth Alexandra Mary (a/k/a Queen Elizabeth II) c/o Permanent Mission of the United Kingdom to the United Nations / Dame Barbara Woodward ukmissionny@gmail.com ukincanada@fco.gov.uk rsvp.montreal@fco.gov.uk britcon.toronto@fco.gov.uk

VIA EMAIL and/or FACSIMILE: (202) 514-8844 / (202) 616-8544

United States Attorney General Merrick Brian Garland
United States Solicitor General Elizabeth B. Prelogar
c/o Melissa Golden – Office of Legal Counsel
c/o Kenneth M. Dintzer
usdoj-officeoflegalcounsel@usdoj.gov
Elizabeth.B.Prelogar@usdoj.gov
Kenneth.Dintzer@usdoj.gov

VIA EMAIL and/or FACSIMILE:(202) 225-8259

United States House of Representatives

ATTN: Speaker Of The House/Nancy Pelosi
c/o Pattie Ross patti.ross@mail.house.gov

VIA EMAIL:

International Criminal Court
c/o Office Of The Prosecutor / Fatou Bensouda
c/o Head of Information & Evidence Unit /
Mark P. Dillon
otp.informationdesk@icc-cpi.int
Fadi.El-Abdallah@icc-cpi.int asp@icc-cpi.int

VIA EMAIL and/or FACSIMILE: (916) 558-3160 (916) 324-8835

State of California Governor Gavin Christopher Newsom c/o California Department of Justice - Office of the Attorney General /Gabrielle D. Boutin governor@governor.ca.gov gavin.newsom@gov.ca.gov gabrielle.boutin@doj.ca.gov

VIA EMAIL and/or FACSIMILE: (619) 645-2313

The State of California c/o California Attorney General **Rob Bonta** docketingsdawt@doj.ca.gov



¹ Please note that the document(s) provided at link(s) within this document, are incorporated by reference as if set forth in full herein.

VIA EMAIL and/or FACSIMILE: (303) 863-1234 (213) 330-7701

FirstGroup PLC/FirstGroup America Inc.
c/o DLA Piper LLP / Mandy Chan
c/o Darrell S. Elliott PC /Robert F. James
mandy.chan@dlapiper.com
robert@darrellselliott.com

VIA EMAIL and/or FACSIMILE: (661) 942-1289 Accident Attorneys c/o Stephen L. Rishoff/Brittney M. Baca steve@AVaccidentattorneys.com brittney@AVaccidentattorneys.com

VIA EMAIL and/or FACSIMILE: (415) 434-0882 (213) 250-7900

Greyhound Lines LLC

c/o Lewis Brisbois Bisgaard & Smith LLP/

Shawn A. Toliver/Devera L. Petak/Gary A. Cerio

Shawn.Toliver@lewisbrisbois.com

Devera.Petak@lewisbrisbois.com

Gary.Cerio@lewisbrisbois.com

VIA EMAIL and/or FACSIMILE: (310) 207-6550 Chapman Glucksman Dean Roeb & Barger c/o Arthur J. Chapman/Marsha Kempson achapman@cgdrlaw.com mkempson@cgdrblaw.com

RE:Pedro Alonso-Ifil's Request For Utica International Embassy's/Officials' Assistance Regarding The Following Matter:

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF FRESNO
CASE NO. 19CECG03480
FREEMAN MAYS, et al. vs. GREYHOUND LINES, INC., et al.

Greetings!

My name is Vogel Denise Newsome and I am presently serving as the Prime Minister for the Chickasaw Tribal Nation ("CTN") and Utica International Embassy ("UIE"). This is to advise that Pedro Alonso-Ifil ("Alonso") has reached out to the Utica International Embassy and/or its Official(s) requesting assistance in the above referenced matter.



It appears that Legal Counsel involved in this referenced lawsuit may be aware that Alonso *is NOT* a Citizen of the United States of America **NOR** a resident of the State of California! Alonso is a National/Citizen of the Republic of Panama. Therefore, in accordance with the Statutes/Laws governing such matters, we are notifying the Republic of Panama Officials (i.e. through their <u>Permanent Mission of Panama to the United Nations [New York]) of the above referenced lawsuit involving a Panama National (Alonso).</u>

INTERNATIONAL LIAISON

IMPORTANT TO EMPHASIZE: The UIE is NOT a Movement! The UIE is a Legally and/or Lawfully formed Government Entity and is NOT affiliated NOR an Agency of the United States of America/United States DESPOTISM Corporate Empire and has been created and opened to serve as a LIAISON between its Citizens and/or Supporters (i.e. specifically Natives, Native Americans as well as those who have been LABELED Blacks/Negroes/African-Americans/People-Of-Color) of this NEW Government in FOREIGN/INTERNATIONAL matters as it relates to their SOVEREIGNTY, IMMUNITIES, PRIVILEGES and RIGHTS, etc. that are being INFRINGED upon through WAR Crimes – i.e. Crimes Against Peace, Crimes Against Humanity, War Crimes, etc. – by the USA/United States' DESPOTISM Corporate Empire and the WHITE Jews/Zionists/Supremacists that CONTROL and RUN this Despot. –

https://uticainternationalembassy.website/home/uie-services

Please be advised, for some of you in receipt of this correspondence, you may have never heard of the *Chickasaw Tribal Nation* and/or its *Utica International Embassy* (opened to provide certain Legal/Lawful assistance to those who may not be of Chickasaw descent...nor Citizens of the United States of America [as Alonso]). However, the United States of America's President (Executive Branch), United States Congressional Members (Legislative Branch), and Supreme Court of the United States' Justices (Judicial Branch) know who we are and <u>are going through great lengths</u> and **engaging in** War Crimes and other criminal acts, etc. <u>to keep the World and others</u> (such as those hearing of us for the first time through this instant correspondence) <u>from hearing and/or learning of us</u>! My Bio may be found at the following link on our Embassy's website:

https://uticainternationalembassy.website/home/meet-our-prime-minister

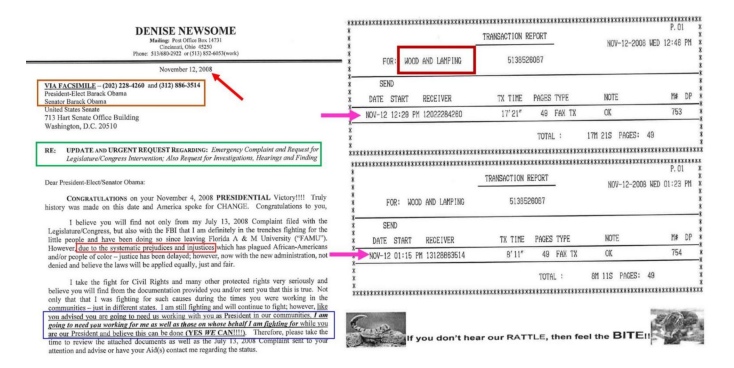
In fact, as early as November 12, 2008, the United States President-Elect Barack Obama was timely, properly and adequately notified of my *Mission and Purpose*; wherein, advising my addressing,

"the systematic prejudices and injustices..."

moreover,

I am going to need you working for me as well as <u>those</u> on whose behalf I am fighting for while you are our President and believe this can be done (YES WE CAN!!!!)...

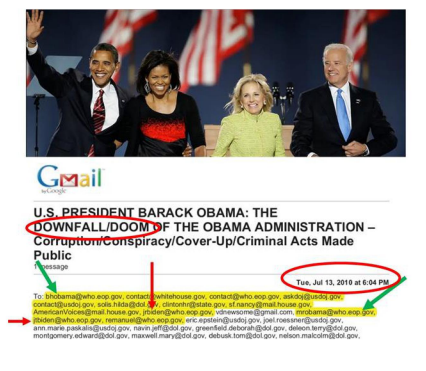
a copy of the November 12, 2008, correspondence with supporting attachments may be found at the following link(s):



https://www.slideshare.net/VogelDenise/111208-fax-to-barack-obama

https://login.filesanywhere.com/fs/v.aspx?v=8c6b658f616776ae9da6

FAILURE TO ACT resulted in the United States' President and Congressional Members, etc. being timely, properly and adequately notified on or about July 13, 2010, of the United States'



DOWNFALL/DOOM as a result of Corruption/ Conspiracy/ Cover-Up/Criminal Acts Made Public – i.e. Yes, then *Vice President Joseph Biden received this email as well.* A copy of which may be found at the following links:

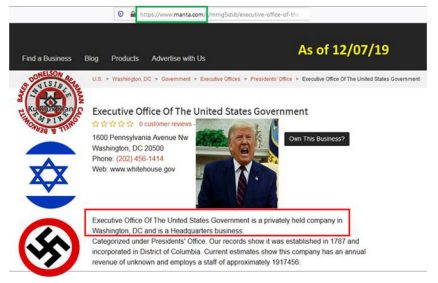
https://www.slideshare.net/Voge <u>IDenise/071310-email-</u> toobamaholder

https://login.filesanywhere.com/ fs/v.aspx?v=8c6b686585e6db0 9fa7 There is record evidence to support that on or about January 10, 2012, the United States' Nazi/Zionist Officials were timely, properly, and adequately notified that "INTERNATIONAL Military Intervention May Be Necessary" to assist the Natives and those who have been LABELED by the White Man as being: Niggers, Blacks, Negroes and African-Americans...should to United States FAIL to remedy the War Crimes, Criminal and Civil violations, etc. reported! Said correspondence, provided the United States sufficient time to CLEAN UP their Corporation's criminal acts and other War Crimes... being carried out against the Civilian Population – i.e. which specifically target what have become known as "protected class" of people!



https://www.slideshare.net/VogelDenise/022712-updated-links-for-obama-eviction-notice-011012final

https://login.filesanywhere.com/fs/v.aspx?v=8c6b6686585e6fb6a4ad



Here we are over NINE (9) Years later, and (had I not taken the time to preserve evidence and submit the MANDATORY notifications, etc., where would we be) NOW the World and Native Nations have come under attack from Germany's, Great Britain's, their United States Corporation's Nazi and Zionist Officials/Legal Counsel, etc. and Co-Conspirators in their pursuit to accomplish the NEW World Order Agenda **GLOBAL** for White Supremacy!



U.S. > Washington, DC > Government > Executive Offices > Presidents' Office







On or about January 6, 20<u>21</u>, the United States' Nazis and Zionists launched an INSURRECTION TERRORIST

Assault on one of their Corporate Offices in Washington, D.C. as the World watched in HORROR...!

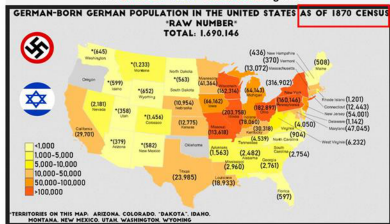
The United States' January 6, 2021, INSURRECTION Terrorist Assault was taken right out of Germany's Playbook and was a move Nazi/Third Reich Leader Adolf Hitler used during the "Beer Hall Putsch;" wherein, Munich was to be used as a launching pad against Germany's Weimar Republic government!



The January 6, 2021, Insurrection **DEBACLE** resulted in public exposure of a "GERMAN/NAZI" occupation within the lands/territories presently known as the United States of America!

While the United States' Nazi and Zionist Officials, their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and Co-Conspirators thought the World and Native Nations were sleep and unable to see their SINISTER plans to accomplish their NEW World Order Agenda, the World and Native Nations

EXPOSING GERMANY'S Nazi and Zionist OCCUPATION "PRIOR" to World War II
UNDERSTANDING The World War II / Holocaust HOAX TO CAMOUFLAGE A
More SINISTER "NEW" World Order Agenda



are fully AWAKE! Moreover, the CTN through its UIE is moving forward in bringing the United States' Nazi and Zionist Officials, etc. to justice! This POWER move is not unprecedented! <u>AFTER</u> World War II, the World said, "<u>NEVER AGAIN!</u>" Nevertheless, <u>here the World is AGAIN</u> and there <u>is</u> recorded evidence that Germany and Great Britain... dumped their TRASH (through covert paramilitary operations as "Operation Paperclip") here on our SOIL (disgused as Refugees/Immigrants) and have ALLOWED them to CONTINUE the work and <u>NEW World Order Agenda</u> of Adolf Hitler, Germany, Great Britain and their United States Corporation/Company here within our Lands/Territories presently known as the United States of America!

It has been a long-standing FACT of the "DANGERS" of MONOPOLIES to the Economy (Globally and/or Worldwide); nevertheless, such unlawful dangerous monopolies were allowed to flourish and today (as we look around the World), we can see the ECONOMIC CATASTROPHIC *impact!* PRIOR to the United States' President Donald John Trump and his Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz having me KIDNAPPED on March 25, 2019, timely notification of the United States' Nazi and Zionist Monopolies were made known and our moving forward in investigations and prosecution through "INTERNATIONAL" Tribunals, etc. A copy of our January 7, 2019, correspondence may be found at the following links:



IN THE UNITED STATES OF AMERICA'S
DEPARTMENT OF JUSTICE:
FEDERAL BUREAU OF INVESTIGATION
VOGEL DENISE NEWSOME'S

REQUEST FOR INVESTIGATION(S) and PROSECUTION(S)

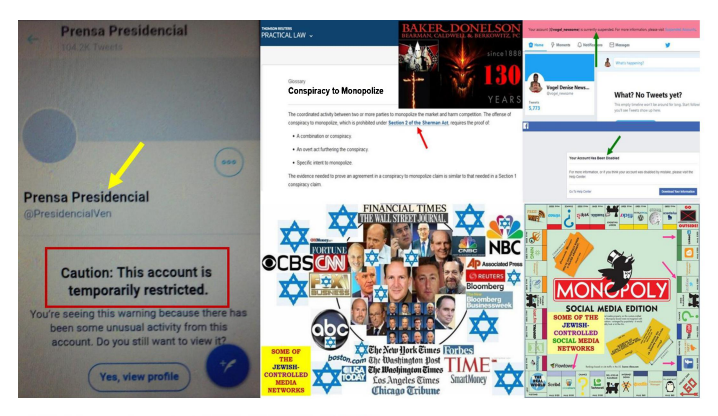
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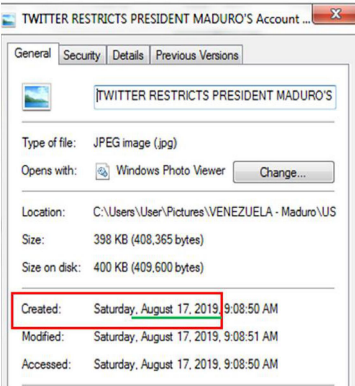
OFFICIAL CRIMINAL COMPLAINT and

IN THE INTERNATIONAL CRIMINAL COURT IN THE HAGUE, NETHERLANDS OFFICIAL COMMUNICATION/CRIMINAL COMPLAINT SUBMITTED BY VOGEL DENISE NEWSOME INTERNATIONAL CRIMINAL COURT REFERENCE: OTP-CR-367/18

https://www.slideshare.net/VogelDenise/010719-utica-international-embassys-response-to-usa-shutdown-status-of-criminal-complaintcommunication

https://login.filesanywhere.com/fs/v.aspx?v=8c6b6686585f71b3a2ab





World's **MOST** The so-called POWERFUL Nation's (United States) Officials living in fear of being brought to justice and prosecuted for War Crimes by the Chickasaw Tribal Nation and other Native Nations as Venzuela, Nicaragua, Panama and North Korea. etc... and seeing collapse/failure of their NEW World Order Agenda for GLOBAL White Supremacy, engaged in War Crimes and other criminal acts in hopes of eliminating what they foresaw and/or obstructing PROPHESY - RISE of Native Nations – from being fulfilled! According to the WHITE Man, through their Movies, such Prophesy was labeled, "RISE OF THE PLANET OF THE APES!" Moreover, as prophesied, God/Allah giving the SLAVES... the lands/territories presently known as the United States of America to those labeled as: Niggers, Negroes, Blacks and AFRICAN-Americans!

Provisions being made through **such HISTORICAL** moves and **the TREATIES** (as <u>Chickasaw Treaty Of 1866</u>: https://uticainternationalembassy.website/chickasaw-treaties/chickasaw-treaty-of-1866)

About **September 2020**, through Social Media Forums, *AGAIN*, postings were shared exposing the United States' Nazi and Zionist Monopolies and providing the Statutes/Laws being violated. Then, on or about **October 20**, **2020**, the United States Department of Justice files a lawsuit against Google LLC alleging unlawful "*MONOPOLIZATION*" practices! A copy of said lawsuit may be found at the following links:



https://uticainternationalembassy.website/images/uie_PDF/USDOJ_Google-ANTITRUST-SHERMAN_Complaint.pdf

https://login.filesanywhere.com/fs/v.aspx?v=8c6b6686585f74b96f98

The above referenced lawsuit involving Pedro Alonso-Ifil *is NOT* just an ordinary lawsuit because it appears to <u>harbor *motives* more SINISTER</u> than the Defendants' **victims** <u>should have to endure</u>. Not only that, upon our learning that FirstGroup —

a British multi-national transport group, based in Aberdeen, **Scotland.** The company operates transport services in the **United Kingdom...** and the United States. It is listed on the **London Stock Exchange** and is a constituent of the FTSE 250 Index... — As of 04/26/2021: https://en.wikipedia.org/wiki/FirstGroup

- is an affiliate of Greyhound Lines LLC ("Greyhound"), sparked concerns and interests. Moreover, concerns of the deep pockets and *monopoly/racketeering* empires involved that have a well-established history *of preying* upon and taking advantage of Natives through such *Personal Injury/Motor Vehicle scams/schemes* as that in the above referenced lawsuit. Alonso contacted the UIE out of his concerns of what appeared to be the lawyers involved engaging in criminal acts that are *adversely impacting* his SAFETY, HEALTH and WELLBEING, etc.



Post-war [edit]

After decades of uncertain if not turbulent times, stock market business boomed in the late 1950s. This spurred officials to find new, more suitable accommodation. The work on the new Stock Exchange Tower began in 1967. The Exchange's new 321 feet (96 metre) high building had 26 storeys with council and administration at the top, and middle floors let out to affiliate companies. Queen Elizabeth II opened the building on 8 November 1972; it was a new City landmark, with its 23,000 sq ft (2,100 m²) trading floor.

1973 marked a year of changes for the Stock Exchange. First, two trading prohibitions were abolished. A report from the Monopolies and Mergers Commission recommended the admittance of both women and foreign-born members on the floor. Second, in March the London Stock Exchange formally merged with the eleven British and Irish regional exchanges, including the Scottish Stock Exchange. [11] This expansion led to the creation of a new position of Chief Executive Officer; after an extensive search this post was given to Robert Fell. There were more governance changes in 1991, when the governing Council of the Exchange was replaced by a Board of Directors drawn from the Exchange's executive, customer, and user base; and the trading name became "The London Stock Exchange".

FTSE 100 Index (pronounced "Footsie 100") was launched by a partnership of the *Financial Times* and the Stock Exchange on 3 January 1984. This turned out to be one of the most useful indices of all, and tracked the movements of the 100 leading companies listed on the Exchange.

https://en.wikipedia.org/wiki/London_Stock_Exchange

Our research has found that the United States' Courts are NOT only "privately held" companies but are also part of the Monopolies and Racketeering Scams/Schemes being carried out within the lands/territories presently known as the United States of America:



The United States' former **President John F. Kennedy** <u>WARNED</u> of the dangers of such "SECRET Societies" Racketeering scams/schemes and today, here we are dealing with these Terrorists' Empires



Karkera: International Criminal Court's Protection of Women: The Hands of

THE INTERNATIONAL CRIMINAL COURT'S PROTECTION OF WOMEN: THE HANDS OF JUSTICE AT WORK

TINA R. KARKERA"

widespread or systematic nature of the attack.¹⁷⁰ The perpetrators also do not need to be aware of the underlying policy.¹⁷¹ Therefore, the ICC could find the international officers guilty of trafficking even though the officers may not know how many victims the trafficking produced or the extent of the methodical orchestrations behind the trafficking rings.¹⁷²

destination countries for trafficking victims); see also id. at 173 (stating that "there is a direct link between sex trafficking and drugs"). "The trafficking industry is also closely intertwined with other related criminal activities, such as extortion, racketeering, money laundering, bribery of public officials, drug use, gambling, smuggling, loan sharking, conspiracy, document forgery, visa, mail, and wire fraud." Id. See Orhant, supra note 116 (discussing the role of trafficking within the context of organized crimes).

Trafficking has turned into a big business; according to the [Congressional Research Service], trafficking in people represents the third largest source of profits for organized crime after drugs and guns, generating billions of dollars each year. Organized crime groups operating within and across borders often run trafficking networks. These networks are structured, organized, well-funded, and operated beyond the reach of law enforcement. Some traffickers are individuals or small groups that traffic people for specific purposes.

167. See Sex-Trafficking Sweep, supra note 165 (explaining that "a network of travel agents, coach companies and hotel owners have been lured [sic] women from Eastern Europe to the West").

168. See ROBINSON, supra note 45, at 63 (stating that while a crime against humanity does not have to be widespread, the crime must affect multiple victims). Therefore, when a crime satisfies the widespread criterion, the multiple victims criterion is simultaneously achieved. Id. Furthermore, although the crime does not

https://uticainternationalembassy.website/secret-societies

Upon learning of "INTERNATIONAL" Tribunal actions being brought, it appears that the BRITISH and/or Queen Elizabeth are PUBLICLY moving to make known their taking the helm of the International Criminal Court ("ICC") in June 2021, by placing their "Karim Khan" in as the <u>next</u> Prosecutor!

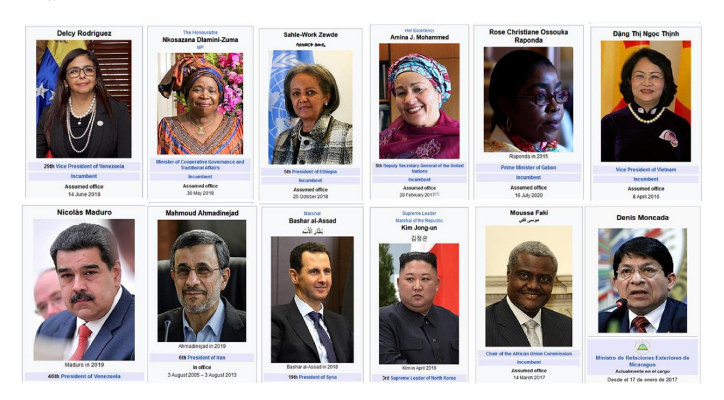


Please find a draft copy of our **FEBRUARY 2, 2021,** correspondence at the following links:



https://uticainternationalembassy.website/images/uie_PDF/020221-UN%20(DRAFT).pdf

Out of courtesy (<u>although NOT required</u> because the United States is merely a "<u>privately held company</u>") we have timely, properly and adequately notified the United States' Nazi and Zionist Officials and their Legal Counsel Baker Donelson of our moving forward. Furthermore, are in the process of organizing a "<u>SPECIAL International Task Force</u>" to assist in the handling of Investigation(s) and Prosecutions of United States' Nazi and Zionist Officials for War Crimes and other Criminal Act, etc. A copy of the April 16, 2021, correspondence regarding this historical mission may be found at the following links:



https://uticainternationalembassy.website/04-16-21-special-international-task-force-letter

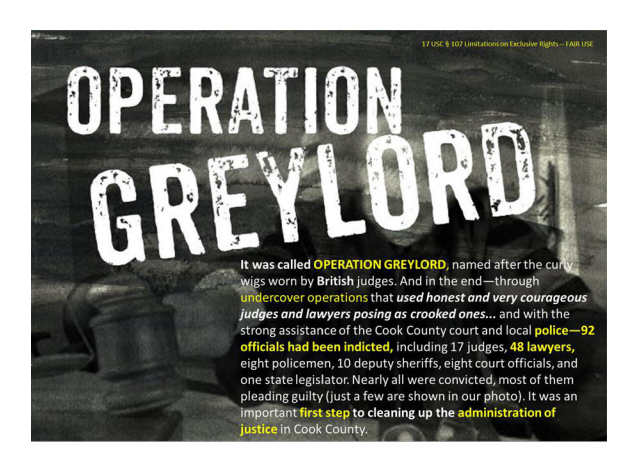
https://uticainternationalembassy.website/images/uie PDF/041621 Special-Task-Force-REDACTED Letter.pdf

Again, the World and Native Nations are finding themselves under vicious and salvage Terrorist Attacks by Germany's, Great Britain's/England's and their United States Corporation's Nazi and Zionist Officials who just knew they were on their way in pulling off one of the most HIDEOUS War Crimes (Enslavement of Native Nations and/or Nations of Color); however, they NEVER thought that Native Nations as the Chickasaw Tribal Nation, Venezuela, Nicaragua, Panama, Iran and North Korea, etc. would RESIST and/or CONTEST these unlawful practices! Instead, Native Nations are RISING and relying on some of the SAME processes (as the Nuremberg Trials used to prosecute Adolf Hitler and Third Reich Regime Officials...) to bring the United States' Nazi and Zionist Officials and their Legal Counsel Baker Donelson as well as Co-Conspirators to JUSTICE!

AFTER World War II, the WORLD said, NEVER AGAIN!



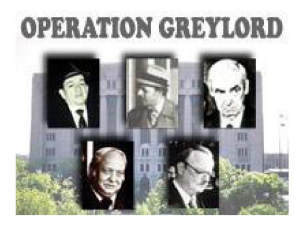
https://uticainternationalembassy.website/nuremberg-trials-vs-n-a-z-i-trials



Investigations of Public Corruption Rooting Crookedness Out of Government

03/15/04

It was called OPERATION GREYLORD, named after the curly wigs worn by British judges. And in the end—through undercover operations that used honest and very courageous judges and lawyers posing as crooked ones... and with the strong assistance of the Cook County court and local police—92 officials had been indicted, including 17 judges, 48 lawyers, eight policemen, 10 deputy sheriffs, eight court officials, and one state legislator. Nearly all were convicted, most of them pleading guilty (just a few are shown in our photo). It was an important first step to cleaning up the administration of justice in Cook County....



Who's investigated? Public servants: members of Congress and state legislatures; members of the Administration and governors' offices; judges and court staffs; all of law enforcement; all government agencies. Plus everyone who works with government and is willing to pay for "special favors": lobbyists, contractors, consultants, <u>lawyers</u>, U.S. businesses in foreign countries, you name it.

What kind of crimes? Bribery, kickbacks, and fraud. Vote buying, voter intimidation, impersonation. Political coercion. **Racketeering and obstruction of justice**. Trafficking of illegal drugs.

How serious of a problem is it? Last year the FBI investigated 850 cases; brought in 655 indictments/informations; and got 525 who were either convicted or chose to plead...

Last words: Straight from Teddy Roosevelt: "Unless a man is honest we have no right to keep him in public life, it matters not how brilliant his capacity, it hardly matters how great his power of doing good service on certain lines may be...No man who is corrupt, no man who condones corruption in others, can possibly do his duty by the community." - - As of 04/26/2021: https://archives.fbi.gov/archives/news/stories/2004/march/greylord 031504

HOW Did We Get Here?

Please find a copy of an August 28, 2020 Deposition regarding the above referenced matter at the following links:



https://personal.filesanywhere.com/fs/v.aspx?v=8e6b69885e6276bda9a7

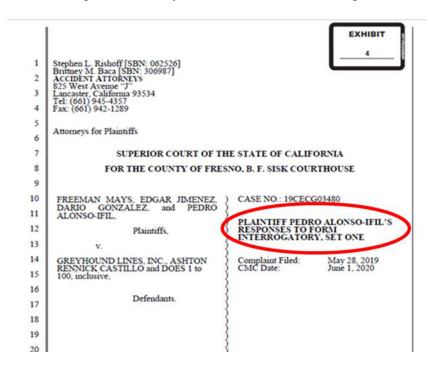
https://uticainternationalembassy.website/UIE_LEGAL_DEPARTMENT/GREYHOUND_Matter/Pedro_Alonso-Ifil_Inquiry/082820_Pedro-Alonso-Ifil-DEPOSITION_w_EXHIBITS(1-4).pdf

From our understanding, several good-faith efforts have been made by Pedro Alonso-Ifil to resolve this matter; however, said efforts **have failed** resulting in him coming to the Utica International Embassy and advising us of what he believes to be his former lawyers **and** Defense Counsel engaging in criminal acts, conspiracies, corruption, harassment and other unlawful practices that are contributing to additional injuries/harm as well as are adversely impacting his safety, health, mental and physical wellbeing, etc.; thus, infringing upon his protected rights, privileges, freedoms, and liberties... guaranteed him under the applicable Statutes/Laws governing such matters.

Not only does the Superior Court Of The State Of California – County of Fresno – *LACK Jurisdiction* to handle matters involving Pedro Alonso-Ifil, we have serious concerns of lawyers/attorneys involved in the above referenced lawsuit *engaging* in criminal acts – i.e. as *fraud upon the Court* and more – as well as burdening Taxpayers with financing their Racketeering Schemes/Scams...!

When Alonso requested a copy of the August 8, 2020 Deposition, obstacles were put in place (through the conspiracies launched) *to obstruct* him from obtaining a copy for preservation purposes. Nevertheless, as evidenced above, we have been able to assist Alonso *in preserving* such critical and crucial evidence for his records! For instance, said Deposition supports "KNOWLEDGE" that Accident Attorneys

providing what appears to be responses to Greyhound Lines, Inc.'s Interrogatories...



by "CUT" and "PASTING" what appears to be a signature of Pedro Alonso Ifil into a "VERIFICATION" Form to support a document noted as "Responses to Form Interrogatory (Set One)." Accident Attorneys doing so with "KNOWLEDGE" the alleged Interrogatories were <u>NOT</u> provided to Alonso for review, consideration and answering. Nevertheless, said fraudulent response was presented (it appears) at an August 28, 2020, Deposition as "EXHIBIT 4" with lengthy questioning regarding the answers provided and signature thereon! Moreover, it appears from the review of the Court's docket entries in the above referenced matter, Greyhound's Lawyers/Attorneys are using such document(s) with "KNOWLEDGE" it is fraudulent, etc.

	VERIFICATION
VERIFICATION	FORM No. 2
FORM No. 2	
	Verification of Pleading (Code Civ. Proc., § 446) Declaration under Penalty of Perjury Form (Code Civ. Proc., §§ 446, 2015.5)
Verification of Pleading (Code Civ. Proc., § 446) Declaration under Penalty of Perjury Form (Code Civ. Proc., §§ 446, 2015.5)	by Party
by Party	CASE TITLE Mays, Alonso-Ifil, et al. v. Greyhound Lines, Inc., et al.
CASE TITLE), Podro Alonso-Ifil declare: (Name)
I,	I am the Plaintiffin the above-entitled matter.
(Name)	I have read the foregoing Responses to Form Interrogatory (Set One) (pleading, e.g., complaint) and know the contents thereof.
I am thein the above-entitled matter.	The same is true of my own knowledge, except as to those matters which are
I have read the foregoing	therein stated on information and belief, and, as to those matters, I believe it to be true.
(pleading, e.g., complaint) and know the contents thereof.	Executed on May 15 2020 at Los Angeles
The same is true of my own knowledge, except as to those matters which are	County, California.
therein stated on information and belief, and, as to those matters, I believe it to be true.	I declare (or certify) under penalty of perjury that the foregoing is true and correct.
Executed on, 20, at	(Pens samo it
county, Camorina.	- MONICAL SIGNATURE OF Party)
I declare (or certify) under penalty of perjury that the foregoing is true and correct.	
(Signature of Party)	

It appears that the Lawyers/Attorneys involved in this matter are determined to take this matter *to TRIAL* although (in accordance with statutes/laws governing such matters) they are *mandatorily* required to **mitigate** damages, injuries and/or further harm, etc. to Pedro Alonso-Ifil!

PLEASE BE ADVISED: Due to the FACT that the United States of America as well as its Courts... <u>are</u> "privately held companies," that <u>if</u> the Defendants in the above referenced lawsuit as well as additional Defendants (i.e. as FirstGroup, President of the United States, United States of America, and Queen Elizabeth II, etc.) that may be added, <u>insist on bringing this matter to TRIAL</u>, that we will seek to have said Trial(s) through the applicable INTERNATIONAL Tribunal(s) and <u>NOT</u> through the United States' fraudulent Judicial System <u>NOR</u> its and its Co-Conspirators' "NEW" World Order Court[s] (i.e. known as the International Criminal Court...). For those who may not be aware, the United States' Nazi and Zionist Officials as well as Great Britain Officials (i.e. as Queen Elizabeth II...) have been timely, properly and adequately notified of the "INTERNATIONAL" options available to us to remedy as well as provide legal and/or lawful <u>alternatives</u> to Native Nations and their Officials/Citizens/People to have their disputes heard, etc.

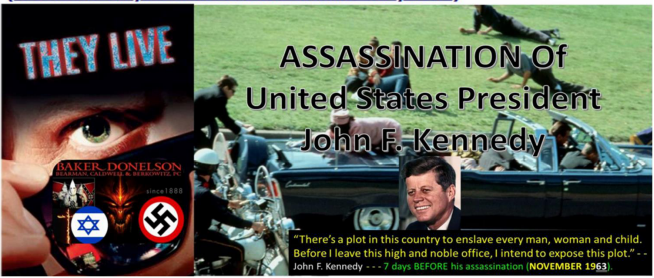


https://uticainternationalembassy.website/icc-vs-irt

We hope that each of you understand the *serious, critical and crucial...* nature of this matter and work with us to *amicably* resolve matters regarding the injuries/harm Pedro Alonso-Ifil sustained and continues to suffer from as a direct and proximate result of the March 24, 2019 Greyhound... Accident!

Through this instant correspondence, *The Republic of Panama's* Officials are also being notified of the above referenced lawsuit involving one of their Nationals (Pedro Alonso-Ifil) as well as our concerns regarding Alonso's *SAFETY and SECURITY*, etc. because of the United States' Nazis' and Zionists'... well-established track record of engaging in *RETALIATORY* practices (which involve Assassinations/Murders and KIDNAPPINGS [i.e. disguised as arrests...]) to silence the voices of those exposing their: War Crimes, Criminal Acts, Corruption and other Atrocities against the Civilian/Human Population...!

Reel Future, ed. Forrest J Ackerman & Jean Stine, SFBC, 1994
The Young Oxford Book of Aliens, ed. Dennis Pepper, Oxford University Press, 1998
(Note: This story was the basis for the film "They Live")



With the United States' Courts *being closed* to the Chickasaw Tribal Nation as well as its Utica International Embassy Officials – i.e. in VIOLATION of "*Terms and Conditions*..." of the TREATIES and International Laws... - we are utilizing any/all lawful options available to us as we move forward. The so-called United States of America (as well as its States [as California]) encompasses Native Lands/Territories!

Thank each of you for your time and consideration regarding this matter. At this time, we are requesting that each of you please update your records *to provide* the Utica International Embassy (Official[s]) with **a copy** of <u>all</u> documents/pleadings submitted to the Court in the above referenced matter as well as provide us with a copy of <u>all</u> documents/pleadings submitted to Pedro Alonso-Ifil for his review and consideration, etc. regarding same to us at our mailing address <u>and</u> email (i.e. <u>as a two-step process to assure receipt of correspondence regarding the above referenced matter)</u> at:

greyhound pia@uticainternationalembassy.website

RESPECTFULLY SUBMITTED, this 27th day of April 2021.

Autograph:

Pedro Alfonso-Ifil

Vogel Denise Newsome – Prime Minister

Utica International Embassy

Jedio Alano Ifil

Post Office Box 31265 - Jackson, MS 39286

E-FILED 5/7/2021 10:01 AM 1 LEWIS BRISBOIS BISGAARD & SMITH LLP Superior Court of California SHAWN A. TOLIVER, SB# 148349 County of Fresno E-Mail: Shawn.Toliver@lewisbrisbois.com By: E Alvarado, Deputy DEVERA L. PETAK, SB# 92991 3 E-Mail: Devera.Petak@lewisbrisbois.com GARY A. CERIO, SB# 99468 4 E-Mail: Gary.Cerio@lewisbrisbois.com 2185 North California Boulevard, Suite 300 5 Walnut Creek, California 94596 Telephone: 925.357.3456 6 Facsimile: 925.478.3260 7 Attorneys for Defendant GREYHOUND LINES, INC. 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF FRESNO 10 11 FREEMAN MAYS; EDGAR JIMENEZ; CASE NO. 19CECG03480 DARIO GONZALEZ; and PEDRO ALONSO-[Assigned for All Purposes to The Hon. Alan 13 IFIL. Simpson, Dept. 402] 14 Plaintiffs, DEFENDANT GREYHOUND LINES, INC.'S NOTICE OF CHANGE OF 15 HANDLING ATTORNEY VS. 16 GREYHOUND LINES, INC.; ASHTON Action Filed: September 25, 2019 RENNICK CASTILLO and DOES 1 to 100, June 21, 2021 Trial Date: 17 inclusive, 18 Defendants. 19 TO THE COURT AND TO ALL PARTIES OF RECORD IN THE HEREIN 20 21 **ACTION:** 22 NOTICE IS HEREBY GIVEN that, effective immediately, the handling attorneys for 23 Defendant GREYHOUND LINES, INC. are as follows: 24 Devera L. Petak, Esq. Gary A. Cerio, Esq. LEWIS BRISBOIS BISGAARD & SMITH LLP 25 2185 North California Boulevard, Suite 300 Walnut Creek, CA 94596 26 Telephone: 925.357.3456 27 Facsimile: 925.478.3260 **EXHIBIT** 28 /// "R"

LEWIS
BRISBOIS
BISGAARD
& SMITH LIP

4840-7416-8808.1

All notices, pleadings, discovery, correspondence and other communications should be directed to Devera L. Petak and Gary A. Cerio. Please update your service list accordingly. DATED: May 7, 2021 LEWIS BRISBOIS BISGAARD & SMITH LLP Beverat Petak Bv: Devera L. Petak Attorneys for Defendant GREYHOUND LINES, INC.

DEFENDANT GREYHOUND LINES, INC.'S NOTICE OF CHANGE OF HANDLING ATTORNEY

- 1	
1 2	CALIFORNIA STATE COURT PROOF OF SERVICE Freeman Mays, et al. v. Greyhound Lines, Inc., et al. Fresno County Superior Court, Case No. 19CECG03480
3	STATE OF CALIFORNIA, COUNTY OF CONTRA COSTA
4	At the time of service, I was over 18 years of age and not a party to this action. My business address is 2185 North California Boulevard, Suite 300, Walnut Creek, CA 94596.
5 6	On May 7, 2021, I served true copies of the following document(s): NOTICE OF CHANGE OF HANDLING ATTORNEY
7 8	I served the documents on the following persons at the following addresses (including fax numbers and e-mail addresses, if applicable):
	SEE ATTACHED SERVICE LIST
9	The documents were served by the following means:
10 11	(BY U.S. MAIL) I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed above and:
12	☐ Deposited the sealed envelope or package with the U.S. Postal Service, with the postage fully prepaid.
13 14 15	Placed the envelope or package for collection and mailing, following our ordinary business practices. I am readily familiar with the firm's practice for collection and processing correspondence for mailing. Under that practice, on the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the U.S. Postal Service, in a sealed envelope or package with the postage fully prepaid.
16 17	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
18	Executed on May 7, 2021, at Walnut Creek, California.
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20	Sala Taxin
21	Kristen Garcia
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1	<u>SERVICE LIST</u> Freeman Mays, et al. v. Greyhound Lines, Inc., et al.	
2	Fresno County Superior C	ourt, Case No. 19CECG03480
3	Arthur J. Chapman, Esq.	Attorneys for Defendant ASHTON RENNICK CASTILLO
4	Marsha Kempson, Esq. Chapman Glucksman Dean Roeb & Barger 11900 West Olympic Boulevard, Suite 800	ASHTON RENNICK CASTILLO
5	Los Angeles, CA 90064-0704 Tel: (310) 207-7722	
6	Fax: (310) 207-6550	
7	Email: achapman@cgdrlaw.com mkempson@cgdrblaw.com	
8	Pedro Alonso-Ifil 1340 East 6th Street, Apt 305	Plaintiff IN PRO PER
9	Los Angeles, CA 90021 Tel: (786) 569-6324	Service copies to be sent via First Class Mail and Certified Mail/Return Receipt Requested
10	Email: kingraspedromusic@gmail.com	
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

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