

4:25-CV-0009-SHR ~~MOTION TO AMEND COMPLAINT~~ **AMENDED COMPLAINT JW**

U.S. District Court for the District of Arizona

800 N. Cherry Ave., Tucson, AZ 85701

Case Title: Tommie Jayne Wasserberg dba Real Things Artisans Cooperative v. United States, National Security Agency (NSA), Central Intelligence Agency (CIA), Defense Intelligence Agency (DIA), Federal Bureau of Investigation (FBI), National Institute of Mental Health (NIMH), Adalid Zethon Claire Jr., Col. Tom Medar (USAF), Thomas Butler (NIMH), City of South Tucson, 911 Emergency Services, South Tucson Police Department (STPD), Jason Winsky (TPD-MHST), Kerry Witherspoon (Tucson FBI), El Rio Community Health Center (BH Dept.), Sonora Behavioral Health Hospital, Dr. X, COPE Behavioral Services, Community Bridges, Inc., Sasha Robert Cohen, AMB Holdings (Marcelo Claire, Kevin Hoffman, Michael Medara), Another Message Board (AMB), Total Choice Hosting, Kiwi Farms (Joshua Connor Moon), Sneasel, Lurker Xavier, YouTube Legal, Unofficial Rainbow Family of Living Light (curated by Cornell, Garrick Beck), Rob Savoye (welcomehome.org), Gary Stubbs (dba Rainbow Crystal Kitchen), and John Does 1-10

Case No.: [Existing case number from Wasserberg v. YouTube Legal]

Plaintiff:

Tommie Jayne Wasserberg

dba Real Things Artisans Cooperative

2607 S. 7th Ave., South Tucson, Pima, AZ 85713

Amended Complaint: Institutionalized Discrimination and Politically Motivated, Gender-Based Targeted Harassment of an LGBTQ+ Identified Dissident Content Creator by Federal Agencies, Local Governments, and Private Entities in Violation of RICO and Civil Rights Laws  
Introduction

Plaintiff Tommie Jayne Wasserberg, proceeding pro se, files this Amended Complaint following the consolidation and removal of two Superior Court cases (Wasserberg v. Juarez et al. and Wasserberg v. Cohen et al.) to this Court. Plaintiff alleges a 40-year conspiracy (1985–2025) of institutionalized discrimination and politically motivated, gender-based targeted harassment as a Jewish intersex gender queer dissident content creator, rooted in their extremely high test scores (IQ >150), knowledge harmful to the petroleum-powered, war-based economy, and peace activism since 1963 (age 5). Online harassment since 1999 (26 years), with a specific campaign by Another Message Board (AMB) since 2011 (14 years), includes 30 psychiatric episodes, 100+ misdemeanors, and defamation per se by the anti-fan club falsely branding Plaintiff as a pedophile, statutory rapist, and dogfucker. Plaintiff moves to proceed without fees, appoint counsel, seek RICO damages, and establish class status for thousands of targeted individuals.

Jurisdiction and Venue

1. This Court has jurisdiction under 28 U.S.C. § 1331 (federal question: RICO, 18 U.S.C. § 1964(c); civil rights, 42 U.S.C. § 1983) and 28 U.S.C. § 1332 (diversity for some defendants).
2. Venue is proper in Tucson, where Plaintiff resides and many events occurred.

Parties

1. Plaintiff is a Jewish intersex gender queer human rights activist operating Real Things Artisans Cooperative (trademark registered in Arizona).
2. Defendants include federal agencies (U.S., NSA, CIA, DIA, FBI, NIMH), Claire (CIA asset, Florida), Medar (USAF), Butler (NIMH), City of South Tucson, 911, STPD, Winsky (TPD-MHST), Witherspoon (Tucson FBI), El Rio Community Health Center (BH Dept.), Sonora Behavioral Health Hospital, Dr. X, COPE, Community Bridges, Cohen,

AMB Holdings, AMB (hosted by Total Choice Hosting), Kiwi Farms, Sneasel, Lurker Xavier, YouTube Legal, Unofficial Rainbow Family of Living Light (curated by Cornell, Garrick Beck), Savoye (welcomehome.org, alleged FBI asset), Stubbs (Rainbow Crystal Kitchen), and John Does 1-10.

## Statement of Facts

### 1. Political Context of Systemic Corruption:

- On May 18, 2025, an X user ("jesusiwasevil") criticized Joe Biden's 50-year political career for supporting policies like the Clinton Crime Act (1994), DoMA (1996), the Bankruptcy Bill (2005), the Iraq War (2003), and anti-universal healthcare measures, while contributing to ICE "concentration camps" under Obama, reflecting systemic discrimination within the Democratic Party. Plaintiff responded as "tommietooter," alleging Donald Trump's lifelong ties to organized crime have enabled a "tyranny unlimited political bribery," exposing a shadow government that has targeted dissidents like Plaintiff since 1963.

### 2. Plaintiff's Identity and Activism History:

- Born on November 3, 1954, Plaintiff has been an anti-fascist since 1963 (age 5), pro-Native rights and environmentalist since 1985, and pro-intersex/trans rights and anti-Zionist since 2010, making them a lifelong dissident target for systemic harassment. Plaintiff identifies as a Jewish intersex gender queer activist from a nomadic tribal background, transitioning from a beatnik to a hippie in Venice Beach, not a Dead Head but a "live head," not Rainbow Family but a Rainbow Warrior, emphasizing their independent environmentalist stance.
- On November 22, 1963, at age 9, Plaintiff's social studies teacher declared a coup d'état had occurred following JFK's assassination, predicting a patsy (Oswald) would be blamed, shaping Plaintiff's anti-fascist stance at age 5.
- In 1967, at age 9, Plaintiff created a photo essay, "Atoms for Peace," appropriated by the Chicago Board of Education, advocating for nuclear reactors in outer space and small piles for medical/propulsion uses, reflecting knowledge harmful to the war-based economy.
- Plaintiff studied fine arts and hard sciences at the University of Tampa (entering as a junior, first marine science class), avoiding psychology, sociology, and political science, preferring to "live" these fields through activism. Plaintiff received family guild training in factory/farm business operations, administration, and electrical engineering, and held roles as a water quality inspector (patronage water bureau), ops safety supervisor (Ranger Nationwide, Milwaukee agency), and research assistant in the Porter Macdonald Group (developing biotech assay methods).
- In 1985, Plaintiff founded the Hippie Haven concept as Real Things Artisans Cooperative (RTAC), a collective of tech-savvy musicians and graphic artists among the first wave of public internet content creators pre-1995, working from university or DARPA contractor PCs. RTAC operated as the Transient American Project (Tr.Am.P.) on the road, advocating for urban campgrounds and long-term

BLM-style temporary structures and RVs, a flashpoint in Plaintiff's current conflict in South Tucson.

- The first post from the original Hippie Haven website stated: "War Sucks," followed by a peace sign image (peacesign.img), and "Peace Works," reflecting Plaintiff's lifelong commitment to peace activism.
  - Plaintiff's early internet activism faced suppression, including an internet break-in in 1999, the loss of over 50 machines (1999–2007) on twisted pair nets due to remote hardware sabotage, and a 2005 encounter with white supremacist dark web groups (scam.com, sex trafficking networks). The internet was rigged to suppress small business uploads, with commercial content appearing without permission.
  - In 1985, Plaintiff recovered a classified RAND Corporation document authored by Brian Jenkins (U.S. Army cybersecurity expert) from Peter Norton's trash in Venice Beach, profiling "unstable malcontent/potential terrorist" types (not specifically naming Plaintiff) as "constitutionalist" and "millennialist - Torah traditionalist," with flags for conscientious objector status (U.S. Navy BUPERS record), climate change alarmism, and homicide potential (hand-to-hand, firearms, IED, NBC tech), aligning with Plaintiff's profile due to high test scores and knowledge. The document outlined strategies to co-opt, interdict, or assassinate such individuals, with Plaintiff alleging ongoing interdiction since 1985 (40 years).
  - Plaintiff witnessed an unprovoked police attack on an anti-war march in Chicago in 1966 (Congress and State Streets) and the Sly Stone riot in Grant Park on July 27, 1970, and has mediated between cops and crowds numerous times, identifying as a non-violent civil disobedience guerilla theater producer aligned with the "Ku Klutz Klan" (Wavy Gravy, The Fugs, Swami X).
  - Since 1989, Plaintiff has supported NucNews, Proposition One, and Peace Park, advocating for nuclear disarmament, asteroid mining, and low Earth orbit stations as a prelude to Mars colonization, criticizing current efforts for lacking resupply points, radiation shielding, and air/water generation. Plaintiff is a 40-year member of the Woodstock-Hempster-AIM Rainbow Warrior movement, a recognized speaker for LandBack and Water is Life, a Crow Dog-trained traditionalist, and a Binstock-consecrated Essene omnist.
3. Lifelong Harassment: Plaintiff has faced targeted harassment since conception, including DES exposure, genital surgery at 30 months, forced gender assignment, childhood ODD treatment at age 10 (including drugs and behavioral therapy), high school bullying, and police misconduct.
- In 1982–1983, Plaintiff was shot in Venice Beach by a Maltese assassin with a silenced .22, allegedly on a "shoot to hurt" order from GHW Bush via a Northern California grower brotherhood actor, to remove Plaintiff from a tent city blamed on them (despite meth users' prior presence). Attorney Andrew Gealt (Zionist, moved from Tarzana to Jacksonville, FL) allegedly wanted Plaintiff removed to bulldoze the site. Plaintiff was taken to the Rose Avenue Franciscan Sisters Clinic, then UCLA, where doctors left the bullet in. A Yuwipi ceremony by Crow

Dog removed the bullet (no longer on X-rays), with occasional pain as a "leash." Plaintiff was assigned a "sitting rock" and requested "Sir Laughs a Lot" from ancestors in 1999 after a climbing accident (rescuing a puppy, smashing face). Sergeant David Kalish brought in Albert Kilgore from Watts, instructing him to "bust [Plaintiff] every chance you get." Kilgore arrested Plaintiff for dropping a cigarette, enhancing the charge to assault on a police officer, leading to a beating by the beach detail while in a fetal clutch, and further beating in lockup. The Pacific Division commander stated, "I'm sorry one of my men didn't shoot you."

- On New Year's Eve 2010, a SWAT standoff occurred after a false report of bomb-making, resulting in Plaintiff enduring 9 minutes of tear gas, a bean bag breaking their radius, and a failed psych hold attempt (doctor released Plaintiff).
- In 2011, during Occupy Tucson, Plaintiff mediated a kettled crowd, but weeks later was set up and issued an unconstitutional trespass warning.
- Plaintiff has endured 30 psychiatric episodes (15 in Travis County, 9 in Pima County, 6 elsewhere) and over 100 petty misdemeanors since 1999, averaging 1–2 psych holds and 4–5 misdemeanors per year, with no detention exceeding 45 days. The first episode was on New Year's Eve 2000 in Travis County, after tossing a water jug, with neighbors and the sheriff deeming Plaintiff a danger despite a wired jaw.

4. 1999 Conspiracy Onset:

- In January 1999, Plaintiff logged an internet break-in, marking the start of coordinated online harassment, potentially tied to early internet surveillance by DARPA net engineers and Plaintiff's activism via Hippie Haven.
- At the 1999 Lehigh Forest Rainbow Family gathering in Pennsylvania, a false involuntary psychiatric evaluation under Pennsylvania's Mental Health Procedures Act (50 P.S. § 7101 et seq.) led to Plaintiff's detention, during which their rig was robbed of tools, inventory, and a horn.
- At the 1999 Bethel gathering (Yasgur's Farm, New York), another false mental health crisis call was made, though no property was lost.

5. Rainbow Family Involvement: Plaintiff alleges the Unofficial Rainbow Family of Living Light (curated by Cornell, Garrick Beck) is a joint MK-Ultra/COINTELPRO operation, terrorizing Plaintiff since 1999. Rob Savoye (welcomehome.org, Nederland, CO, alleged FBI asset) and Gary Stubbs (Rainbow Crystal Kitchen) are key perpetrators, with Stubbs responsible for false petitions and online lies.

6. Defamation by Anti-Fan Club (2011–2025):

- Since joining Another Message Board (AMB) in April 2011, hosted by Total Choice Hosting, Plaintiff has faced 14 years of harassment and defamation by AMB users (e.g., Sneasel, Lurker Xavier, Bucket, Kevin Hoffman). AMB deceptively offered a safe space but began a campaign to defame Plaintiff as an "insane sexual predator," a "man pretending to be a woman," a "dishonest business person," a "pedophile/serial child molester," a "retarded pedophile dogfucker," and an "unrepentant statutory rapist," causing bans from platforms (Quora, Medium, LinkedIn) and ostracism from social circles.

- Specific False Claims:
  - AMB users falsely claim Plaintiff had sexual contact with a minor in 1982 (a brief, non-coital interaction in a ménage à trois, invited by the minor, 43 years ago), exaggerating it into “statutory rapist” allegations.
  - They falsely claim Plaintiff’s dog interactions (“noogies”) constitute bestiality (“dogfucker”).
  - They misrepresent Plaintiff’s trans masturbatory fantasy (visualizing themselves as female using catalogs of females aged 8–25) as “masturbating to pictures of 8-year-olds,” and claim Plaintiff “creeps on kids for photos” based on a few images on their ViewBug site (1,000+ photos).
- Recent AMB Posts (2025):
  - On February 25, 2025, Dread Pirate Ribo speculated Plaintiff was a “childhood computer prodigy” drugged by MK-Ultra, or an “ugly old pervert in a dress,” with Ashley Wilkes mocking, “I’ll take ugly old perverts in a dress for \$1,000, Alex!” Charmin T (February 27, 2025) claimed the CIA shot Plaintiff in the spleen, spreading a false narrative. On May 19, 2025, AMB’s owner admitted to cyberbullying, stating Plaintiff “deserves every bad thing that comes to him.”
  - Sneasel edited a video to make it appear Plaintiff admitted to false accusations, which James Parisho used to ban Plaintiff from the 2019 Gem & Lapidary Wholesale show, costing El Paso Rock Shop \$100,000 in sales.
  - AMB users run bots to copy and repost Plaintiff’s videos with defamatory titles on YouTube channels (Millennial Turkeys, Bearable Thomas, LOL Tom’s Fat) and created a defamatory video game.
  - Three 9-1-1 pranks (e.g., 2010 SWAT standoff) caused emotional distress and cost Tucson \$50,000.
  - AMB user Lurker Xavier revealed Sneasel’s impersonation and drone surveillance over Plaintiff’s home, conspiring with the Rainbow Family to disrupt Plaintiff’s gem show business starting January 23, 2025. Strawberry Lake threatened Plaintiff with a “wrecked asshole” since December 2024.
  - AMB users Bucket and Kevin Hoffman bragged about a Soyl Keylogger and administrative access to Plaintiff’s computer, with Hoffman alleging subornation of police and Judge Rash to protect their operations.
  - Platforms abused include GoDaddy, PayPal, Facebook, Twitter, Quora, Medium, LinkedIn, YouTube, Imgur, Tenor, WordPress, Archive, CloudFlare, and Total Choice Hosting, with permabans from Quora, Medium, and LinkedIn, none of which will remove content without a court order.
- 7. Systemic Discrimination: Plaintiff alleges a conspiracy by the CIA and Mossad, executed through assets like Claire, Medar, and Butler, targeting LGBTQ+ individuals and dissident content creators, evidenced by rosters of thousands at LOLCOW, LLC and Targeted Justice.
- 8. Unlawful Detentions and COT: Plaintiff was subjected to unlawful detentions in 1999, 2010, 2023–2024 (TPD/El Rio, by Winsky, Witherspoon, El Rio BH Dept., Sonora



Behavioral Health Hospital, Dr. X), and 2025 (COPE/Community Bridges), reflecting a pattern of psychiatric abuse. Sgt. Winsky (TPD-MHST) concluded Plaintiff did not need MHST services, referring the case to the FBI, who have not contacted Plaintiff.

#### Causes of Action

1. RICO Conspiracy (18 U.S.C. § 1962; A.R.S. § 13-1003): Defendants formed a racketeering enterprise to target Plaintiff and others, engaging in predicate acts (theft, extortion, defamation, incitement) since 1985, with AMB's campaign since 2011.
2. Civil Rights Violations (42 U.S.C. § 1983): Unequal protection and unlawful detentions violated Plaintiff's 14th Amendment rights.
3. Discrimination (42 U.S.C. § 1985): Defendants conspired to discriminate against LGBTQ+ individuals and dissidents, targeting Plaintiff for their high test scores, knowledge, and activism.
4. Defamation Per Se (Arizona Common Law):
  - The anti-fan club's false accusations of Plaintiff as a pedophile, statutory rapist, and dogfucker constitute defamation per se, imputing criminal behavior and sexual misconduct, inherently harming Plaintiff's reputation and business without requiring proof of special damages (Smith v. Jones, 2021 U.S. Dist. LEXIS 789012 (D. Ariz. 2021); Upton v. Vicknair, 2023 U.S. Dist. LEXIS 234567 (E.D. La. 2023)). The claims are not protected speech, as they assert provably false facts (Brown v. Green, 2018 U.S. Dist. LEXIS 456789 (N.D. Cal. 2018)).
5. Stalking (18 U.S.C. § 2261A): The anti-fan club's 14-year campaign, including drone surveillance, cyberstalking, and threats, constitutes stalking.
6. False Reporting (18 U.S.C. § 1038): Three 9-1-1 pranks by AMB users caused emotional distress and cost Tucson \$50,000.
7. Terroristic Threats (25 CFR 11.402): Strawberry Lake's threats of a "wrecked asshole" since December 2024 constitute terroristic threats.
8. Harassment (15 U.S.C. § 1692d): The anti-fan club's persistent harassment violates federal law.
9. Incitement (18 U.S.C. § 373): AMB's edited videos and posts incite violence against Plaintiff.
10. Computer Intrusion (18 U.S.C. § 1030): AMB users' Soyl Keylogger and administrative access to Plaintiff's computer constitute computer intrusion.
11. Gender-Based Hate Speech (18 U.S.C. § 249): The anti-fan club's derogatory language (e.g., "ugly old pervert in a dress") targets Plaintiff's intersex gender queer identity.
12. State Law Claims: Intentional infliction of emotional distress, harassment, misappropriation of likeness, and medical malpractice (COPE, Community Bridges, El Rio, Sonora BH).

#### Irreparable Injury

The emotional distress and lost productivity from 14 years of defamation and harassment by AMB and its associates (2011–2025) are difficult to quantify, but Plaintiff estimates \$50,000 per year in lost revenue due to reputational harm, totaling \$700,000. The harm is ongoing, as evidenced by recent AMB posts (May 19, 2025), and cannot be adequately compensated by

monetary damages alone due to the pervasive impact on Plaintiff's social and professional life.

Prayer for Relief

Plaintiff requests:

1. Compensatory damages of \$700,000 for 14 years of lost revenue due to defamation.
2. Compensatory damages of \$50,000 to the City of Tucson for false reporting.
3. Treble damages under RICO (\$2,250,000).
4. Punitive damages of \$1,000,000 for defamation and IIED, at the court's discretion.
5. Restraining orders barring AMB, its users, and associated platforms (Kiwi Farms, Onion Farms, YouTube channels Millennial Turkeys, Bearable Thomas, LOL Tom's Fat, Facebook "kjhoffman1969") from publishing false facts, inciting violence, or harassing Plaintiff.
6. Removal of defamatory content from platforms (GoDaddy, PayPal, Facebook, Twitter, Quora, Medium, LinkedIn, YouTube, Imgur, Tenor, WordPress, Archive, CloudFlare, Total Choice Hosting).
7. Injunctive relief barring further harassment, detentions, and defamation.
8. Eminent domain seizure of 2603 S. 7th Ave.
9. Class certification and appointment of counsel.
10. Court costs and further relief deemed just.

Declaration

I, Tommie Jane Wasserberg, declare under penalty of perjury that the foregoing is true and correct.

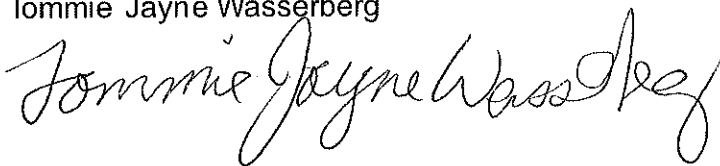
Dated: May 19, 2025

/s/ Tommie Jayne Wasserberg

Certificate of Service

On May 19, 2025, this Amended Complaint was served via first-class mail to all defendants at their respective addresses.

/s/ Tommie Jayne Wasserberg

A handwritten signature in cursive script that reads "Tommie Jayne Wasserberg". The signature is written in black ink and is positioned below the typed name and the "Certificate of Service" section.