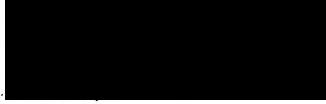


COURT COPY

UNITED STATES DISTRICT COURTS - NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

Jasmine Nicole Lundie



CASE NO: \_\_\_\_\_

vs

JURY TRIAL DEMANDED

Bishop Kevin Foreman  
3590 Grape Street  
Denver, Colorado 80207  
Defendant,

1:24-CV- 3739

**CIVIL COMPLAINT**

**Plaintiff Jasmine Nicole Lundie** ("Jas Lundie"), by PRO SE until appointed counsel, as pursuant to Prayer for Relief, Rule 8. General Rules of Pleading, 18 U.S.C. § 3771, and 34 U.S.C. § 20141(c) hereby files this action seeking capital punishment, death penalty, under 18 U.S.C. 3591-93 and restitution by writ of execution against **Defendant Bishop Kevin Foreman** of Final Harvest Christian Center, Inc, Harvest Church ("Foreman"), showing the court as follows:

**NATURE OF SUIT**

1. On October 30th, 2022, the plaintiff became an official member of Harvest's Denver Dream Team, while waiting for an offer letter for employment.

***See Exhibit 1***

2. Without her knowledge or consent, the defendant utilized his organization, the plaintiff's name and likeness to communicate with her family, public figures and corporations under false pretenses.

***See Exhibit 2***

3. While presenting an innovative idea to those who have the power to make it happen, the defendant mishandled his title as a Bishop to manipulate the masses thus creating the Mass Manipulation Trafficking Scheme ("MMTS"). To the public figures, influencers, organizations and corporations who attached their social media accounts, this was supposed to be some sort of beta test to build a target's faith. The defendant did not obtain **Informed Consent** to carry out any private or public agenda. Due to the lack of an oral or written agreement, he does not have exculpatory evidence. (Starting November 2022 - Present Day)

***See Exhibit 3***



4. Currently, the plaintiff is a victim in this violent high profile case, without employment, looking to resolve the matter within the district courts.

### **JURISDICTION AND VENUE**

5. This Court has **diversity jurisdiction** pursuant to 28 U.S.C. § 1332 because (a) this action is between citizens of different states and (b) the matter in controversy exceeds \$75,000, exclusive of interest and costs.
6. This Court has **subject matter jurisdiction** pursuant to 2015 Georgia Code Title 17 Criminal Procedure, Chapter 10 - Sentence and Punishment, Article 2 - Death Penalty generally § 17-10-31.
7. This Court has **supplemental jurisdiction** of state law claims pursuant to 28 U.S.C. § 1367(a).

### **THE PARTIES**

8. Plaintiff, Jasmine Nicole Lundie, is a 31-year-old woman, single, and a former member of Harvest Church. She is the owner of Glow Green Studios, Rare Royl Salt Foundation, & the "CEO JAS" brand. As pursuant Rule 26. Duty to Disclose; General Provisions Governing Discovery (2), she is an **expert witness** for theology, psychology, biology, and cybersecutiry. She is a resident of [REDACTED], Georgia.
9. Defendant, Bishop Kevin Foreman, is a 67-year-old man and owner of Harvest Church. He is a resident of Denver, Colorado.

### **FACTS OF ALLEGATIONS**

10. **Foreman** has been violently attacking Jas Lundie since the spiritual attachment. His premeditated methods and confessions allowed the plaintiff to conclude that the MMTS was not his first occurrence, and he is in fact a serial killer. The religious abuse overtime induced a near death experience and she almost died from physical, psychological, and economical trauma. *18 U.S. Code 1113 – Attempt to Commit Murder or Manslaughter, GA Code 16-5-21 (2020) – Aggravated Assault, 18 U.S. Code 2261A – Stalking, 18 U.S.C. § 1030 – Hacking, GA Code § 16-11-39.1 (2022) – Harassing Communications.*

#### **See Exhibit 4**

11. Attempting to force and coerce her into prostitution and various executive and administrative tasks for free labor, Foreman manipulated her family, ("Janay"), into believing he was going to marry the plaintiff. In order to cover up the conspiracy to murder, Foreman coerced Janay into filing disability, and with influence from various public figures, an estranged member into falsely committing her into an insane asylum. *The U.S. Code, Title 22, Chapter 78 – Trafficking Victims Protection, HB 200 (2011) – Combating Sex Trafficking, 28*



*U.S. Code § 4101 – Libel/Slander/Defamation, 18 U.S. Code 1349 – Conspiracy to Commit Fraud.*

**See Exhibit 4.3, 5 & 8**

12. His presentation to religious leaders, public figures and corporations made celebrity William L. Roberts II, (“**Rick Ross**”) to believe that the following behavior was acceptable. After being made aware of the unwarranted stalking, hacking, property damage, and pending federal case against the defendant from the building conspiracy, Rick Ross reacted destructively and rapidly increased the emotional abuse by further influencing Foreman's agenda by any means necessary. *18 U.S. Code 1117 – Conspiracy to Commit Murder, 18 U.S. Code 371 – Conspiracy to Commit Felony Offense, GA Code 16-5-21 (2020) – Aggravated Assault, GA Code § 16-11-39.1 (2022) – Harassing Communications.*

**See Exhibit 4.3, 6 & 7.1**

13. Without performing due diligence and obtaining consent from their driver, the plaintiff, **Uber Technologies**, negligently violated their terms and conditions and privacy policy by granting Foreman access to her specific account coding and algorithms, twice. Foreman coerced technicians and executives to assist him into making her believe that Jas Lundie's purpose was to be a prostitute. Thus, destroying her sole source of income. Not only was the defendant and his co-conspirators able to control her fares, they used her account as a weapon for silence. This matter continued until July 2024. The plaintiff decided to ask more family members for shelter and financial assistance. The corporation never corrected the behavior. *The U.S. Code, Title 22, Chapter 78 – Trafficking Victims Protection, HB 200 (2011) – Combating Sex Trafficking, 28 U.S. Code § 4101 – Libel/Slander/Defamation, 18 U.S. Code 1349 – Conspiracy to Commit Fraud, 18 U.S. Code 1117 – Conspiracy to Commit Murder, 45 CFR 46 - Protections of Human Subjects in Research, GA Code § 14-2-830 (2020).*

**See Exhibit 7**

14. While falsely committed to **Anchor Hospital**, Foreman coerced the owner and its employees into expediting his motives. To resolve the voices in the defendant's head, the telepathy, spiritual attachment, and the federal case pending with the FBI, his accomplices persuaded the psychiatrist to diagnose the plaintiff with an “unspecified psychosis” accompanied by the prescription, Risperidone. The plaintiff refused all treatment. Emotionally manipulated by their religious beliefs the techs administered two doses of PRN distressed, by force, and without the plaintiff's authorization. The hospital failed to contact her primary care physician to obtain medical records to prevent an adverse reaction. Jas Lundie has documentation on file with her signature forbidding the behavior from her physician – even within an emergency. Only the patient, Jas Lundie, can request her records. *28 U.S. Code § 4101 – Libel/Slander/Defamation, 18 U.S. Code 1349 – Conspiracy to Commit Fraud, 18 U.S. Code 1117 – Conspiracy to Commit Murder, 45 CFR 46 - Protections of Human Subjects in Research, GA Code § 14-2-830 (2020), 2020 Georgia Code Title 51 - Torts Chapter 1 - General*





*Provisions § 51-1-27. Recovery for Medical Malpractice Authorized, 18 U.S. Code § 1510 - Obstruction of Justice.*

**See Exhibit 8**

15. While utilizing the gym services, Foreman coerced the **Workout Anytime** owner to harass then falsely accuse in effort to criminalize then later incarcerate the plaintiff. The franchise violated their user agreement and implemented their own techniques to perpetuate the emotional abuse. 31 U.S.C. §§ 3729 - 3733 – False Claims Act, 28 U.S. Code § 4101 – Libel/Slander/Defamation, GA Code § 16-11-39.1 (2022) – Harassing Communications

**See Digital Case Files Below**

### PRAYER FOR RELIEF

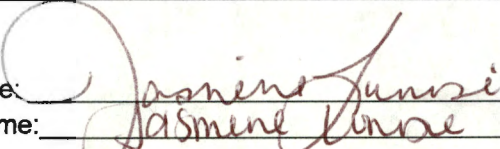
16. The **burden of guilt** and **probable cause** for the spiritual attachment rests within the MMTS and the attempts to cover it up by false accusations, false commitment, and obstruction of justice. There's no method to undo a spiritual attachment without the death of a counterpart. Foreman did not ask the plaintiff to perform the ritual remotely that bound them together and the plaintiff should not have to suffer any longer. She is invoking the **Declaration of Independence** because we all have the right to "*Life, Liberty, and The Pursuit of Happiness.*", not just Kevin Foreman. Due to Foreman's prior convictions from his violent behavior, his record as a serial killer, and the fact Jas Lundie almost died, the plaintiff is demanding the **death penalty** under 18 U.S.C. 3591-93. Foreman violated the Cease-and-Desist for over a year and a half and continually threatens the plaintiff's life and livelihood. Jas Lundie is also demanding 1,000,000.00 USD for **restitution** and demanding the courts to order a Writ of Execution to fulfill the Notice of Demand.

**See Exhibit 9**

### DIGITAL CASE FILES

- I. **Uber Technologies**  
<https://drive.google.com/drive/folders/10Llum-DZnDgo724v1n31HJdau14BSUUKK?usp=sharing>
- II. **Anchor Hospital**  
<https://drive.google.com/drive/folders/14j-ixUAZZCWvpcdqExgTJWa0rRdht3Tv?usp=sharing>
- III. **Workout Anytime Franchising**  
<https://drive.google.com/drive/folders/1BGM6LN05nMgNw37KVpMXKtvdFC9OIVim?usp=sharing>

### PLAINTIFF

Signature:   
Print Name: Jasmine Lundie Date: 08/22, 2024