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IN THE UNITED STATES DISTRICT COURT IN AND FOR THE CENTRAL DISTRICT OF IOWA

Residents at the Fort Dodge Civil Case Number: Correctional Facility: Et. Al. **Plaintiffs** Complaint: Verses Class Action 42 U.S.C. 1983 U.S.C. Violations...42 * U.S.C. 1985 Conspiracy Violations The State Of Iowa Et. Al. * Defendants *********** I. OCT 2 5 2018

the Parties

CLERK OF DISTRICT COURT SOUTHERN DISTRICT OF IOWA

Now Comes, the Residents at the Fort Dodge Correctional Facility, the Undersigned Offenders, herein are hereby known as the Plaintiffs, and, who stand soundly in their cause against, the actions of, the members of, the Iowa Congress, Iowa Senate, the Iowa Legislature, Members of the 87th General Assembly, Iowa Department of Public Safety, Members of the General Assembly Members of the Appropriations Committee Enactment of, who(m) enacted **HF 2492**, Page 22, Line 21 and 17A of, the Iowa Code, who under the Guise of, "Morality" (a term used by Religious Fractions and Religious Fanatics and/or Slaves) or an action brought forth by a Dominatrix sect or a Government contrived of Nazi's.

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 2 of 26 It is our contention, to stop this tyranny, arising from a group of, Religious Tyrants/Slaves,

who(m) hide behind, the mantle of righteousness, and, Law, and have no regard for the

Declaration of Independence and/or United States Constitution as they stand.

We ask the Court for a Temporary Restraining Order, to be in effect until this matter is

enacted.

II.

Definitions

Authorities: The Written Law...

Classical Conditioning: Conditioning that pairs a neutral stimulus with a stimulus that

evokes a reflex; the stimulus that evokes the reflex is given whether or not the conditioned

response occurs until eventually the neutral stimulus comes to evoke the reflex, such as:

a. Pavlov's dog, where Dr. Pavlov made the Dog Drool at the sound of a Bell...

b. Police programs, where only the actions of good Officers are shown, and the actions of

Police Officers behaving Criminally are deleted.

Current Maters: Property owned prior to the changing of, HF 2492, Page 22, Line 21, and

17A of, the Iowa Code...

Department of Public Safety: D.P.S.

2.

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Department of Corrections: D.O.C. In charge of all Correctional Facilities and the

Administrative Law JUDGE (ALJ)...

Ethical Code(s); Laws that are in-favor of Fairness and equality...

Ethics: A legal term used in Law...

Explicit Nudity: Not defined in HF 2492, Page 22, Line 21 and, 17A of, the Iowa Code, thus, can be anything the viewer sees...

Extort/Extortion: A Criminal Act whereas, in this case, a Political Party (members of the Iowa Legislature), threatened to withhold funds from the D.O.C., unless the D.O.C. Obeyed the Legislatures demands...

- 1. An exorbitant charge...
- 2. Unjust exaction (as by the misuse of authority). "the extortion by dishonest officials of fees for performing their sworn duty"...
- 3. The felonious act of extorting money (as by threats of violence)

HF 2492: a Iowa code that is not available to the confined masses...

Inducement(s):

3.

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- 1. A bribe or an act to entice or physically force a action, such as: withholding funds...
- 2. A positive motivational influence...
- 3. Act of bringing about a desired result "inducement of sleep"

Illustrated / Illustration(s): Vague, not defined in HF 2492, Page 22, Line 21 and 17A of, the Iowa Code, thus, can be anything the viewer sees...

Jury: also means the Court and/or Judge...

Moral and/or morality: Vague terms used by the religious fanatics to enslave the Masses to force confirmation and promote prejudice...

Prejudice/Nazism/Puritanism/Stalinist:

- 1. Person(s) who prohibit and/or restrict Freedom of the Press, burn or forbid the viewing of books...
- 2. An enemy of freedom, free thought and sexuality...
- 3. A religious bigot.

Prosecutor; The opposing Legal Advocate/Adviser, where herein, includes the Iowa Attorney General and/or member(s) of the Legislative Branch of Government...

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 5 of 26 Provocative Posing; can be anything the viewer sees, thus can be construed to be Explicitly sexual, and being the D.O.C. Does not allow S[ports Illustrated "Swimsuit Edition" into the Institutions then we know just how far their "Anti Nudity' has become. Religious Connotations: false beliefs intertwined into Religious movement(s), like "the apple, a forbidden fruit of knowledge," that, is found nowhere in the Bible. Sexually Explicit: Vague, not defined in HF 2492, Page 22, Line 21 and 17A of, the Iowa Code, thus, can be anything the viewer sees... Perjury; Federal Code______Iowa State Code 720.2 ____Iowa State Code _____ Terrorism: Federal Code 1. A form of government in which the ruler is an absolute dictator (not restricted by a constitution, laws or opposition etc.)... 2. Dominance through threat of punishment and violence.

- Treason: Federal Code______Iowa State Code
 - 1. A crime that undermines the offender's government and/or Constitution...
 - 2. Disloyalty by virtue of subversive behavior...
 - 3. An act of deliberate betrayal.

Tyranny: Federal Code		Iowa State Co	ode	
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- 1. A form of government in which the ruler is an absolute dictator (not restricted by a constitution, laws or opposition etc.)
- 2. Dominance through threat of punishment and violence

Ш.

Authorities

American Communications Association vs. Dauds, 339 U.S. 382, 439

(1950). Our protection against all kinds of fanatics and extremists, none of whom can be trusted with unlimited power over others, lies not in their forbearance but in limitations of our constitution.

American Bar Association Standard Rule 3_1.2 d and e, it is an important function of, the prosecutor (see Definitions), to seek to reform and improve the administration of criminal justice. When Inadequacies or Injustice(s) in the Substantive of Procedural Law come to the prosecutor's Attention, He or She should stimulate efforts for remedial action...

e. It is the Duty of the Prosecutor, IAG, to know and be Guided by the Standards of professional conduct as defined by applicable professional traditions, ethical codes and the Law.

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American Bar Association Standard Rule 3.4 b Fairness of the Opposing Party and

Counsel: A Lawyer Shall Not: b. Falsity of evidence, Counsel or assist a witness to testify or offer an Inducement (see definitions) to, a Representative of the Law, is against the Law.

American Bar Association Standard Rule 3.5, Impartiality and Decorum of the Tribunal. A Lawyer, shall not:

- a. Seek to influence any Juror, prospective Juror or other official by means prohibited by Law; or...
- b. Communicate expiarte with such a person except as permitted by Law; or

American Jurisprudence 2D § 23 Criminal Law 37.15 Prosecuorial Vindictiveness.

- 2. Prosecutorial Vindictiveness can manifest itself in two (2) ways;
 - A. Actual vindictiveness and...
 - **B.** presumed vindictiveness based upon the facts and Circumstances of the case.

Associated Press vs. National Labor Relations Board, 301 U.S. 103, 141 (1937). Do the people of this land....desire to preserve those [Liberties] so carefully [protected by the First Amendment...if so, let them withstand all *beginnings* of encroachment. For the saddesty epitaph which can be carved in memory of a vanished liberty is that it was lost because its possessors failed to stretch forth a saving hand while yet there was time.

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Barsky Vs Board of Regents, 347 U.S. 442, 470 (1954). A innocence can not be revoked because a man is red-headed or because he was divorced, except for a calling, if such there be, for which red-headedness or unbroken marriage may have some rational bearing.

<u>Bowers Vs Hardwick</u>, June 30 1986. We should be especially sensitive to the rights of those whose choices upset the Majority.

<u>Davis</u> <u>vs</u> <u>Mills</u>, 194 U.S. 451, 457 (1904). Constitutions are intended to preserve practical and substantial rights, not to maintain theories.

<u>Davis vs. United States</u>, 328 U.S. 582, 66 S. Ct. 1256, 90 L.Ed. 1453 (1946). It is not only under Nazi Rule that police excesses are inimical to freedom. It is easy to make light of insistance on scrupulous regard for the safeguards of Civil Liberties when invoked on behalf of the unworthy....History bears testimony that by such disregard are the rights of Liberty extinguished, heedlessly, at first, then stealthily, and brazenly in the end.

<u>Douglas vs Jeannette</u>, 319 U.S. 1578, 182 (1943). Civil Liberties had their origin and must find their Ultimate Guaranty in the faith of the People.

Ex Parte Milligan, 71 U.s. (4 wall) 2, 120-21 (1866). The Constitution of the United States is a law for rulers and People, equally in war, and in peace, and covers with a shield

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 9 of 26 of its protection all classes of men, at all times, and under all circumstances.

15 Georgia Law Review, 539 (1981), Civil Rights groups hold no Monopoly position among those discontent with legislative or executive action who seek the aid of the Courts.

<u>Hirabayashi</u> vs. <u>United States</u>, 320, U.S.81 (1943). Distinctions between citizens soley because of their ancestry are by their very nature odious to a free people whose institutions are founded upon the doctrine of equality.

Iowa Code 720.5 False Representation of Record or Process:

Iowa Code 720.6 Malicious prosecution:

John F. Kennedy, September 25, 1961. Conformity is the Jailer of freedom and the enemy of growth.

<u>Lane vs. Wilson</u>, 307 U.S. 286, 275, 1936. The 14th Amendment...nollifies sophisticated as well as simple-minded modes of Discrimination.

McCulloch vs Maryland, 17 U.S. (4 wheat) 316, 415 (1819). we must never Forget that it is a constitution we are expounding.

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Milwaukee Social Democratic Publishing Company vs. Burleson, 255 U.S. 407,431

(1921). Constitutionasl Rights should not be Frittered away by arguments so technical and

Un substantial. "The Constitution deals with Substance, not shadows."

Northern Securities Company vs. United States, 193 U.S. 197, 400-401 (1904), Great cases like hard cases make bad Law. For great cases are called Great, not by reason of their real importance in shaping the Law of the Future, but, because of some accidentof immediate overwhelming interest which appeals to the feelings and distorts of Justice.

Plessy Vs. Ferguson 163 U.S. 537, 559-560 (1896). In view of the Constitution, in the eye of the Law there is in this country no superior, Dominant, ruling class of citizens. There is no castde here. Our Constitution is colorblind, and neither knows nor tolerates classes among Citizens.

<u>Plessy Vs. Ferguson</u> 163 U.S. 537, 559-560 (1896) In respect to Civil Rights, all citizens are equal before the law. The Humblest is the peer of the most Powerful.

Quinn vs. Leatham A.C. 494, 506 (1901). Such a Mode of reasoning assumes that the Law is Necessarily a logical Code., Whereas, Every Lawyer must acknowledge that, the Law is not logical at all.

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 11 of 26 **Sheldon vs Goodrich**, 8 ves 481, 497 (1803). It is better the Law should Be certain, than that every Judge should speculate upon Improvements in it.

<u>Truax Vs. Corrigan</u>, 257 U.S. 312, 342 (1921). Delusive exactness is a source of Fallacy throughout the Law.

<u>University of California</u> vs. <u>Bakke</u> 438 U.S. 265, S.Ct. 2733, 57 L.Ed.2d 750 (1978). Preferringmembers of any one group for no reason other than race or ethnic origin is discrimination for its own sake. This the Constitution Forbids.

Walker Vs. Birmingham, #88 U.S. 307, 87 S.CT. 1824, 18 L.Ed.2d 1210 (1967). The Right to defy an unconstitutional Statute is basic in our scheme. Even when an ordinance requires a permit to make a speech, to deliver a sermon, to picket, to parade, or to assemble, it not to be honored when it is invalid on its face. Plessy vs. Ferguson, 163 Us. 537, 599-560 (1896).

West Virginia State Board of Education Vs Barnette, 319 U.S. 624, 638 (1943). The very purpose of a Bill of Rights was to withdraw certain subjects from the vicissitudes of political controversy, To place them beyond the reach of minorities and officials and to establish them as legal principles to be applied by the Courts. One's Right to life, Liberty and Property, to free speech, a free Press, freedom of worship, and assembly, and other

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 12 of 26 fundamental rights, may not be submitted to vote; they depend on no outcome of elections.

West Virginia State Board of Education Vs Barnette, 319 U.S. 624, 638 (1943). We set up the government by consent of the governed, and the Bill of Rights denies those in power any legal opportunity to co-Erse that consent, Authority here is to be controlled by Public Opinion, not public opinion by authority.

<u>United States Declaration of Independence</u>: paragraph One (1) "and of nature's GOD entitle them, a decent Respect to the opinion of Mankind requires that they declare the Causes which impel them to separation"

<u>United States Constitution</u>: 1st Amendment, Congress Shall make no Law repecting an establishment of religion,

<u>United States Constitution</u> Article VI paragraph 3, "But no Religious Test shall ever be required as Qualification to any Office or Public trust under the United States"

United States Constitution § 9th Amendment: Rule and Construction of the Constitution Certain Rights shall not be Construed

United States Constitution § 14th Amendment: Anti prejudice, Citizen Rights not to be Abridged.

12.

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United States Constitution 42 § 1983. Prisoners right to address illegal actions of the State.

United States Constitution 42 § 1985, Makes it Unlawful for two or more Parties to conspire to deny Constitutional Rights and Privileges to Citizen (such as: the United States Declaration of Independence).

United States vs. Kirschenblatt (1926). What seems fair enough against a squalid huckster of bad liquor may take on a different face, if used by a Government determined to suppress Political opposition under the guise of sedation.

IV.

The Charges

Extortion, Prejudice, Tyranny, Treason

and

Terrorism

The terms Explicit Sex (in which, bleeds the thought of Provocative Posing) and/or Nudity, as writ, grows the under tones of, Religious Connotations and Beliefs. **Direct Violations**Of: Declaration of Independence: paragraph One (1) "and of nature's GOD entitle them, a decent Respect to, the opinion of Mankind, requires, that they declare the Causes

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which impel them to separation," United States Constitution Article VI paragraph 3,

"But no Religious Test shall ever be required as Qualification to any Office or Public trust

under the United States." United States Constitution § 9th Amendment., American

Communications Association vs. Dauds, 339 U.S. 382, 439 (1950)., American Bar

Association Standard Rule 3-1.2 d and e, American Bar Association Standard Rule 3.4

b, American Bar Association Standard Rule 3.5, American Jurisprudence 2D § 23

Criminal Law 37.15. Associated Press vs. National Labor Relations Board, 301 U.S.

103, 141 (1937).. Barsky Vs Board of Regents, 347 U.S. 442, 470 (1954).. Bowers Vs

Hardwick, June 30 1986.

Whereas: the Iowa Legislature, and its Appropriations Committee, in this case, did, Extort, by Claiming to, "Prohibit Funds Appropriated for the Department of Corrections (D.O.C.) or Other funds made available to the D.O.C. From being used to distribute or make available any commercially published information or material to an inmate when such information or material is sexually explicit or features nudity. The D.O.C. Is required to adopt rules pursuant to Iowa Code, Chapter 17 A, to administer this Section, (see Attached Exhibit "A"). Direct Violations of Iowa Criminal Code: Extort/Extortion:A Criminal Act, whereas, in this case, a Political Party (members of the Iowa Legislature), threatened to withhold funds from the D.O.C., unless the D.O.C. Obeyed the Legislatures demands...Tyranny: By flexing their muscle in order to show "Who's the Boss" and to get what the legislature wants Treason: Criminally ignoring the U.S. Constitution and

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 15 of 26 **Terrorism:** a form of force threatening to take something if a certain thing is not acted on.

American Communications Association vs. Dauds, 339 U.S. 382, 439 (1950). American Bar Association Standard Rule 3 1.2 d and e, American Bar Association Standard Rule 3.4 b Associated Press vs. National Labor Relations Board, 301 U.S. 103, 141 (1937). Barsky Vs Board of Regents, 347 U.S. 442, 470 (1954). Bowers Vs Hardwick, June 30 1986. Davis vs Mills, 194 U.S. 451, 457 (1904). Davis vs. United States, 328 U.S. 582, 66 S. Ct. 1256, 90 L.Ed. 1453 (1946). Douglas vs Jeannette, 319 U.S. 1578, 182 (1943). Ex Parte Milligan, 71 U.s. (4 wall) 2, 120-21 (1866). 15 Georgia Law Review, 539 (1981), Hirabayashi vs. United States, 320, U.S. 81 (1943). Iowa Code 720.5 False Representation of Record or Process: owa Code 720.6 Malicious prosecution: John F. Kennedy, September 25, 1961.. Lane vs. Wilson, 307 U.S. 286, 275, 1936. McCulloch vs Maryland, 17 U.S. (4 wheat) 316, 415 (1819). Milwaukee Social Democratic Publishing Company vs. Burleson, 255 U.S. 407,431 (1921)., Northern Securities Company vs. United States, 193 U.S. 197, 400-401 (1904), Plessy Vs. Ferguson 163 U.S. 537, 559-560 (1896). Plessy vs. Ferguson 163 U.S. 537, 559-560. Quinn vls. Leatham A.C. 494, 506 (1901). Sheldon vs Goodrich, 8 ves 481, 497 (1803). Truax Vs. Corrigan, 257 U.S. 312, 342 (1921). University of California vs. Bakke 438 U.S. 265, S.Ct. 2733, 57 L.Ed.2d 750 (1978). Walker Vs. Birmingham, #88 U.S. 307, 87 S.CT. 1824, 18 L.Ed.2d 1210 (1967). Plessy vs. Ferguson, 163 Us. 537, 599-560 (1896), West Virginia State Board of Education Vs Barnette, 319 U.S. 624, 638 (1943). West Virginia State Board of Education Vs Barnette, 319 U.S. 624, 638 (1943). United States Declaration of **Independence: 15.**

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 16 of 26 paragraph One (1), <u>United States Constitution</u>: 1st Amendment, ,<u>United States Constitution</u> Article VI paragraph 3, "United States Constitution § 9th Amendment: United States Constitution 42 § 1983.

<u>United States Constitution</u> 42 § 1985, United States vs. Kirschenblatt (1926).

Nowhere:

- a. Did the "Law Makers," demand the D.O.C., remove all current material, possessed by the Offenders, nor did the D.O.C. Receive a "deadline" date for the Legislatures demand...b, Is it not defined as to what, Sexually Explicit, Nudity is?...
- c. If God wanted us clothed he would have adorned unborn with linens prior to birth.

All of the above Defendants, did, "Conspire" to "Extort/Extortion in which goes hand in hand with Prejudicial Tyranny, Treason and Terrorism "All Criminal Acts," whereas, in this case, a Political Party (members of the Iowa Legislature), threatened to withhold funds from the D.O.C., unless the D.O.C. Obeyed the Legislatures demands the removal of:

a. Nudity,

- b. Explicit Nudity,
- c. Sexually Explicit,
- d. and probably all provocative Model Poses in the Future...

Accept the Bible, in which has made Several references using Classical Conditioning towards, "Immoral Sexual Misconduct" including multiple and Incest connotations, Murder

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 17 of 26 and Mayhem. Is Labeled "Saintly," under the eyes of the Law and 'Female Virtue".

It is all ready affirmed that the state of Iowa has, Removed several "Classic" books from Correctional Library's, such as, Lady Chatterly's Lover, The Marquise De Sade's Diary, the Diary of Annis Nin etc.

Thus they D.O.C., and the government of the State of Iowa, have no regard for Books Or Material that has Governmental Views and/or Sports and/or Fashion and/or Exercise an/or Information to Enrich ones Life, Such Publications as:

Automotive: Lowrider...Easy Rider...In the Wind....Hot Rod... American Chopper...Custom Trucks...Time Over Drive...Over the Road...Trailer...Rv...Motorhome...

Fashion: Fashion...Elle...Woman's Day.

Gossip: The Examiner...The National Enquirer...Star...People...

Illustration (Cartoons) by artists such as; David Roach...Genzoman...Davide Barzi,...Degas...B. Vallejo...Okaydo,...J. Bell... Ikari Studio...Grey's Anatomy (an Artist Guide to the Human Form)...Akinad...Milo Manaka...Doug Murray...William Moulton...
Olivia...Alvarado...Frank Franzetta...Alphonse Mucha...Stan Lee...Jim Starlin, as well as

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 18 of 26 others who Pose and illustrate some form of Nudity...Chopper...Heavy Metal...Detective

Comic (DC)...Marvel Comics...the later two where female characters wear revealing

costumes.

Life Style: Gentleman's Quarterly (GQ),...Playboy...This Old House...Time Over

Drive...Over the Road...Playgirl...

Music: Guitar Player...Hit Parade...

Pictorial Books, featuring, Nudity as an Art Form by: Olivia, Alvatrado, Frank

Franzetta, Alphonse Mucha, Alexis. Stan Lee, Michelangelo, Etc...

Photography: Photography...

Sports: Sports Illustrated (swimsuit edition),..The NFL,..Baseball,...Basketball

Travel: Minnesota,...San Francisco...Los Angeles...Texas.. Alaska,... Trailer... RV... Motor

Home...National Geographic (who have been known to show a Breast here and there

occasionally)...

Then there are Art (Illustrated) related books: by David Roach...Genzoman...Davide

18.

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Barzi,...Degas...B. Vallejo...Okaydo,...J. Bell... Ikari Studio...Grey's Anatomy (an Artist Guide to the Human Form)...Akinad...Milo Manaka...Doug Murray...William Moulton...Olivia...Alvarado...Frank Franzetta...Alphonse Mucha...Stan Lee...Jim Starlin,.and the list goes on that demonstrate some form of Nudity, due to character costume design, that enhances the bodies form...

Whereas, this matter deals with female officers employed in a Male prison environment, no body is twisting their arm, to work in a prison, and if they cannot handle photograph matter featuring female nudity or men urinating, or having bowel movement or Psychologically acceptable form of masturbating (A normal sex Relates thing, that, women also do), if these female correctional officers can not handle seeing the occurrence of the afore mentioned actions, they should find employment elsewhere.

Thus, What is next Outlawing of Models wearing Fashion/Swimsuit/Lingerie?

Whereas, the action brought forth by the State of Iowa, and those employed as Litigators of Law are all violating the U.S. Constitution Articles and Amendments, via prejudice and hatred towards those confined. Or are we reverting back to the days of Catholic dominance, where only the Catholic Priests could Write and Read, and have Nude pictures on their Walls and Ceilings. If that is so, then why are Trans-gender people allowed to wear make-up?

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 20 of 26 **Whereas:** the Need to define the terms, and the Issues (not presented to the Public) are gravely necessitated to prohibit unjust confiscation and prolonged imprisonment, or erase HP 2492 and any other such law, forever from the Law books.

HP 2492 became law on July 1st 2018, however, the D.O.C. *did not distribute*, the memo until September 24th 1982, whereas the residents, only had one (1) week to view its contents (Attache Exhibit "B").

At the writing of this action, the Fort Dodge Correctional facility did not have a Law Library and/or a Electronic Law Library, whereas the contractor of this document work with what little he had.

V.

Relief

We the undersigned, acknowledge the authority of the Federal Court, we acknowledge the Court can Vote Ya or Nay, in the case of the later, we are prepared to go as far as the United States Supreme Court, in which is our undeniable Right.

- 1. Place a permanent ban on any such act prohibiting from viewm, any form of Art (Pictorial, Painting and Electronic)...
- 2. The Elimination of all Digital to Analog Television/Satellite/Cable Receiver in the

Name

Number

Name

Number

Amendment(s)

I.

A Court Order against the I.D.O.C., from inventing any claims of, Riotous Acts and/or disorder and/or any other untrue claim against any single or multiple of the above Petitioners/Plaintiffs, who are exercising, their Constitutional R,ight to seek action against, any law that has no Logical Substance.

II.

In the event where the removal of the Digital to Analog Television Receivers and the receiving is Ordered by the Court, then said ftreceivin of "FREE TELEVISION CHANNELS" will be Immediate.

III.

In the event where, a monetary reward is Ordered by the Court, all persons incarcerated for a period 25 years and beyond (up to Life) will be rewared immediately and will not be made to wait upon discharge.

IV.

All of the Undersigned shall be free of any and all forms of retaliation from the D.O.C. And its Subordinate Institutions and Staff.

Extortion

HF 2492: prohibits funds appropriated to the D.O.C. Or other funds made available to the D.O.C. from being used to distribute or make avilable and commercially published information or material to an inmate when such information or material is sexually explicit or feature nudity. The DOC is trequired to adopt rules pursuant to Iowa Code Chapter 17A to administer this section.

Case 4:18-cv-00361-RP-RAW Document 1 Filed 10/25/18 Page 23 of 26 Iowa Correctional Institutions, thus, allowing each individual Resident to choose any or all (FREE) television channel(s).

3. Awarding Each, Individual. of the Undersigned petitioners the sum of \$25,000.00, to be placed in their Inmate Accounts.

We the undersigned are all residents at:

Fort Dodge Correctional Facility

1550 "L" Street

Fort Dodge, Iowa 50501

Name	Number	Name	Number
Allew C. MILES	Ø2.Ø22B7	Just Rauseler	6721635
		Daviel Fold	6940/21
Gustin Salasti	1066924	y our ways	6135192
(her Wheel	1146584	forefoll leeler	1063151
Chris Brackford	1058569		
Mitch 2 Parker	6170031	Du Dul	6021/26
Cof Beion	6502207	Called Hoose	Cosdolde
Grome Cannon	1101715	Edward Auciello	6285064
Clendeli More	- 0208289	Jonethan Kennedy	6804429
Eller OSmethy	1 10353DQ	Roberthose	1664090
	•	20.	

Name	Number	Name	Number
Forrest Banford	6671838	Hessel Marthan	6243054
Milling	69/6837	School Alexander	668253\$
Birof Do mas	6170173	Dayid Stoner	6731639
Isaac Borron	1057560	Janus Stor	K C 585946
dean negullar	6908777	Jodd Fridolan	0005132
Day Brit	6088316	Donningue Figher	Le131184
	11R667	MARKKELLY	1021558
Joshua Vare	6744188	Shown Howard	1089605
The Helly	6345030	8 Pyn white	6995450
MOYK Harase	6363704	Zack Cast	6259871
Janh Christy	6721373	Dustin Thornburg	6924212
Shuluften	1105401	Michael Warren	6053235
Angel Land	le 183618	TravismeDaniel	1621689
A h	641009	Chil Hours	1096385
which feel	1045 382	Steen Malalley	6047888
Super Titp	6703580	A M	115567
Cosh Lufafus	1160510	Ryan melcher	6/48837
Saremo/Aurin	t 6010703	of white	114766 H
Jeanso Valde	<u> (831079</u>	Christian Carsuns	6599114
(h)	6539640	MeMIS	6330800
		% 1.	95

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STATE OF IOWA

KIM REVNOLDS, GÓVERNÓR ADÁM GRIGG, LT. GÓVERNOR DEPARTMENT OF CONDUCTIONS
JERRY W. BARTRUPF, DIRECTOR

LAW CHANGE - PUBLICATIONS CONTAINING SEXUALLY EXPLICIT/NUDITY

Pursuant to the enactment of HF 2492 by the 87th Ceneral Assembly, incarcerated individuals will no longer be allowed to receive or possess information or material that is sexually explicit or features mudity.

This law goes into effect on July 1, 2018. However, the DOC will implement this new law on November 14, 2018 so that administrative rules and DOC policy can be adopted.

- You can continue to view and possess allowable sexually explicit/nude publications that have been previously ordered until November 14, 2018
- You should start making arrangements to send out sexually explicit/nude publications and not renew any subscriptions or orders of any new sexually explicit/nude publications for delivery any time after November 14, 2018. You should contact the publisher and re-direct any existing subscriptions or orders.
- On November 14, 2018, you will not be allowed to possess ANY material that is sexually explicit or features nudity. This rule applies to all items is previously allowed in the Iowa Department of Corrections from any source prior to this date and must be sent out of the institution or destroyed.
- After November 14, 2018, offenders who are found in possession of sexually explicit materials or materials that feature mudity will be subject to;
 disciplinary sanctions.
- Materials that were previously allowed; and not sexually explicit or featuring nudity/will still be a sexually explicit or featuring nudity/will be a sexually explicit or featuring nudity/will be a sexually explicit or featuring nudity/will be a sexua

HECEN CURTIS MILES BARARITY
FORT DODGE CORRECTIONAL FROILITY
1550 LONGE, LOWA SOSDI
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CLEAR OF COURT STREET COURS.

UNITED FIVETON STREET

CENTRAL WHILLIAM STREET

123 TAST WHILLAM SUN 50500

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OCT 2 5 2018

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