

**IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF TEXAS,
DALLAS VICINAGE**

**JOHN FITZGERALD KENNEDY, &
HILDA TOBIAS KENNEDY, Husband, and
Wife,**

Plaintiff(s)

EDDIE GARCIA, *in his official capacity as Dallas
Police Department Chief*, **MICHEL MOORE** *in his
official capacity as Los Angeles Police Chief*,
JASON TAYLOR *The Chief of The Texas
Rangers*. **KIMBERLY CHEATLE** *in her capacity as
Director of the United States Secret Service*, and
PAUL LANDIS, *as fomier secret service agent and
whistleblower*, John & Jane Doe 1-80, ABC Agency
or Department 1-8, ABC Corp 1-8, ABC LLC 1-8

Defendant(s).

**Civil Action
No. 3:23-cv-2603-N-BT**

**FIRST AMENDED VERIFIED COMPLAINT,
DECLARATORY AND INJUNCTIVE RELIEF
WITH EXPEDITED JURY DEMAND**

1/2/2024

INTRODUCTION

1. This complaint replaces the original complaint which was mailed on 11.22.2023 and received by the court on 11.22.23 and filed on 11.27.2023.

2. Over sixty years ago, the beloved and legendary actress, model, military pin-up girl, renowned civil rights activist, and humanitarian Marilyn Monroe died and;

3. Over sixty years ago, the beloved, honored United States military veteran, war hero, and progressive United States President John Fitzgerald Kennedy who saved the entire world from nuclear catastrophe died.

4. I am the biological offspring of both these beloved American icons and world figures.

5. I have personal knowledge of my parents. They took care of me, loved me, and did everything expected and beyond, in a mother-father relationship with me.

6. My parents went so far as to explain to me in no uncertain detail that they had been married before their careers took off when they met in San Francisco. That was when they decided to have me. It was part of their life private. I was born disabled, they were uncertain what I would like, so my well-being to prolong my life I was sheltered but not hidden.

7. Together, concisely, my parents stated that I should not suffer if I was made fun of for that privacy by his cousins or anyone. My parents explained that they believed in the greatness of life for everyone, regardless of the reason. Still, I should know what happened. They were very pro-life and pro-parent-child rights because they overcame to live and be successful, have a family, and be happy. They believed everyone should have that chance and not have it taken away. That is them exactly as they have made clear by their actions.

8. I saw them together and individually throughout my life my parents.

9. **Everyone**¹ I encountered had first-hand knowledge of me *and* my relationship with my parents directly from them, which came directly from them. This included the United States Secret Service.

10. Due to my parent's desire to serve this country, for personal reasons and family obligations, to seek to prevent civil strife in any way they, because I was born disabled and not expected to live to adulthood, they decided to keep their relationships private but not concealed, just not public and pursue a better life for me hoping I would survive to make this world better for me and children like me. They knew the risks but expected, naively that people would help me should things go wrong.

11. My parents left me with my grandmother Rose Kenndy in the very private, closed neighborhood of Hyannis Port, Massachusetts. She dealt with me on a day-to-day basis.

12. At a certain point, my mother, Marilyn Monroe who left me with my grandmother decided to purchase a two-bedroom house in Brentwood, California, and took me from her to raise me herself. It was wonderful like nothing else I ever experienced until I had my child.

¹ There has been some instances in American History from President Warren Harding child Nan Britton in "The President's Daughter", solved by DNA in 2015, to California Governor Arnold Schwarzeneggers' child with similar characteristics to mine having been resolved through DNA Testing.

HARM

13. Soon after, as a minor under the age of 16, I was kidnapped at gunpoint in Los Angeles California by Thomas Richard Procter and John Rudley at the Ralphs market parking lot in Crescent Ave., in Beverly Hills. I wrote a book to document this true event non-fiction book, titled President John F. Kennedy and Marilyn Monroe's Son In His Own Words (www.johnfkennedyinhisownwords.com and www.marilynmonroeson.com)

14. My mother Marilyn Monroe suffered an incredible amount of pain and sadness at the moment of my kidnapping I thought she was going to die right then and there so I a minor, promised her I would return to make her feel better before being forcefully taken against my will and without any authorization, at gunpoint.

15. This complaint is an extension of my child-mother promise between me and my mother as much as the issues in controversy, questions of law, violations, civil rights violations, fraud, negligence, and other related crimes. emotion distress and duty of care to me and my parents by the Defendants and others.

16. I severely injured myself by punching the television set with my hand when I saw my mother indeed die on television. I had to deal with my hospitalization-type injury without any help or care. It was on television and in all the newspapers.

17. I know my father President Kennedy was not responsible for his kidnapping, because my father's agents were looking for me even after his mother's death, by the statements, tone of voice, looks and actions said and done by his kidnappers in my presence. I was often drugged so I would not resist being moved quickly by a nurse.

18. My parents and I suffered so much that it would be difficult to explain in brief. Only God healed our grief.

19. After my father's murder in Dallas, Texas, all my protection and hope to find a way home stopped. The kidnappers and their agents were free to abuse me and hurt me increasingly. My identification was stolen when under the protection of the Secret Service. Every property including my mother's home, my inheritance(s), photos, health records, and image rights of my mother stolen and given to others who had no right to it.

20. The United States had a fiduciary responsibility to protect me up to the age of sixteen which they did not and thus allowed all these crimes and humiliations to happen. My father fought in World War II to destroy and reverse such crimes. This is against the protection of the Fourteenth Amendment and Second Amendment in relevant part to equal protection and due process. Significantly it is the very thing the Constitution intends to prevent the State from doing.

21. I, John F Kennedy, am a disabled person, respectfully request as an American With a Disability Act (ADA) that the court imagine what happened as a reasonable request. When the court requires him to provide a full explanation of what abuse happened that that be on-camera before being made public allowing him time for his privacy to explain to the Court before being made public as it would cause him too much pain to explain at the state of the case.

22. After a long period of abuse, false imprisonment, and torture a neighbor called the police to explain, that I was not in school: I was given a false birth certificate, which is of a dead child, who was many years younger than me, which the kidnappers agents used to smuggle children across the United States Border for money. The birth certificate was used to put me in school. No other record of me with the group exists, attached.

23. A picture of me with the agents of my kidnappers is also attached (I was taken with them even when they were getting married because of the fear of my father/ I would be killed rather than give me back to him because he loved me so much). I always did something like sticking out my tongue to show I was not there for my free will.

PROTECTIVE STATUS

24. My mother Marilyn Monroe is female and Jewish. My mother learned Yiddish and studied under Rabbi Robert Goldberg who marched with Martin Luther King Jr.. She became Jewish for among reasons, she identified with the Jewish people because as she said, "*Everybody's always out to get them, no matter what they do,*" she said. "*Like me.*"

25. My father, President Kennedy according to **BOTH JFKS FROM JEWISH ROOTS** (attached) stated in The Fourth International Conference on Diversity in Organizations and Nations in LOS ANGELES (July 4, 2004):

26. My father is of Jewish Ancestry, and thus the first Jewish American President. *John Frederic Kerry has already verified the accuracy of the report by DNA as reported widely on the public airwaves.

27. I have done my own DNA and found that I carry an exceedingly rare and unique gene which is called the Aaron (Moses) Gene or the priestly class gene at a high rate of well over 80% so it is impossible to repudiate my claims of protected class qualifications.

28. I am the child of a Jewish mother and the son of a Jewish ancestry father, of a priestly class, Aaron-Moses class. My parents and I belong to a protected class by race and religion.

29. Additionally, my mother is protected by gender, and me by disability.

30. All three major religions, Judaism, Christianity, and Islam, respect Moses and his *just* descendants without a doubt. All these people around the world would be appalled to know what happened to me, a child of the bringer of the *Mosaic* laws, the first benevolent laws. -Not because I am special but because my mother and I am a victim of violations of God's laws and must seek remedy by them now and it must work although it has not worked for us in the past. In no uncertainty, my parents and I qualify for protected class status by any scholar or religious leader worldwide.

31. My parents and I are additionally protected by Executive Order 13899: The order directs federal agencies to consider a specific definition of antisemitism when investigating civil rights complaints. Under the executive order, all executive departments, and agencies—including the Department of Education, Department of Justice, and others—are required to consider the International Holocaust Remembrance Alliance (IHRA) definition of antisemitism when enforcing Title VI of the Civil Rights Act of 1964. Title VI prohibits discrimination based on race, color, or national origin in federally funded programs: In short: The United States Secret Service cannot discriminate against any Jewish person where federal funds have been allocated to help in the crimes stated above.

32. To disprove my and my parents' rights as a Jewish family for race and/or religion, the defendants in whole or in part would have to be able to prove that I am **not** related to the Jewish community by race or I am **not** of my parents. Or I **am** related to the Gonzales who are not Jewish by race or religion which is impossible by my DNA.

33. Moreover, I know who my parents are despite being abused to forget: More, the Gonzales 'group' is not the first family I was placed with when I was being child trafficked. The first family is the Gomez. However, they did not look like me in any way. I did **not** speak Spanish, unlike their children who were younger than me. The Gonzalez 'group' trafficked *Sally* to make an **instant** family who is also not related to me or each other so I would fit in with them. This should not be unusual in a border state like Texas where this now occurs daily.

34. Also, it would have to be established that my Kennedy relatives are **not** of Jewish Origin whatsoever which would mean I would have to be tested alongside other members excluding my father President Kennedy's youngest brother's lineage entirely by my father's statements to me directly.

35. The Texas Rangers are allowed to collect my DNA as it is property to make this determination upon a request by this court under their duties in Texas:

The duties of the Texas Ranger Division consist of conducting criminal and special investigations; apprehending wanted felons; suppressing major disturbances; the protection of life and property; and rendering assistance to local law enforcement in suppressing crime and violence. The Texas Ranger Division is also responsible for the gathering and dissemination of criminal intelligence pertaining to all facets of organized crime. The Texas Ranger Division joins with all other enforcement agencies in the suppression of the same; under orders of the Director, suppress all criminal activity in any given area, when it is apparent that the local officials are unwilling or unable to maintain law and order; also upon the request or order of a judge of a court of record, *Texas Rangers may serve as officers of the court and assist in the maintenance of decorum, the protection of life, and the preservation of property during any judicial proceeding*; and provide protection for elected officials at public functions and at any other time or place when directed. The Texas Rangers, with the approval of the Director, may conduct investigations of any alleged misconduct on the part of other Department of Public Safety personnel.

36. Accordingly, the Texas Ranger surpasses INTERPOL now due to Texas Border issues. This court may order Texas Rangers as a part of their duties to protect property such as DNA and investigate my civil rights claims of protective class status which pretty much is the case and claims.

37. Unlike any other court in the United States, this Court in Texas has the power to make my determination itself as a fact finder. It is fitting to protect the rights of the United States President and his family who have been the victim of antisemitic activities by the federal and state law enforcement agencies in Texas.

38. Millions of children visit the Texas Rangers Museum. This crime against a child would do well for them and fall within their authority since the governor of Texas was shot in the murder of my father, President John F. Kennedy and they too were negligent then.

39. Our civil rights protective status has its roots and predates my parents' murders and my kidnapping from my Jewish mother and father, and is protected:

“*Shaare Tefila* petitioned the United States Supreme Court for writ of certiorari based solely on its section 1982 claim. The Court granted certiorari on October 6, 1986. The Supreme Court overruled both lower courts, holding that while the mere allegation that defendants were motivated by racial animus was insufficient to state a section 1982 action, Jews could claim section 1982 protection because the statute's drafters intended to include them as a protected group. The Court incorporated most of its analysis in *Shaare Tefila Congregation* from a companion case, *Al Khazraji v. St. Francis College*. Relying on nineteenth-century reference works and the recorded 1866 congressional debates over the statute that became section 1982, the Court found: “[I]t is evident from the legislative history of the section ... that Jews and Arabs were among the peoples then considered to be distinct races and hence within the protection of the statute. Jews are not foreclosed from stating a cause of action against other members of what today is considered to be part of the Caucasian race.” Racial Discrimination Under 42 U.S.C. § 1982: Proof or Perceptions? *Shaare Tefila Congregation v. Cobb* by Christopher E. Celichowsk

A Section 1988(a) of Title 42 provides: The jurisdiction in civil and criminal matters conferred on the district courts by the provisions of titles 13, 24, and 70 of the Revised Statutes for the protection of all persons in the United States in their civil rights, and for their *vindication*, shall be exercised and enforced in conformity with the laws of the United States, so far as such laws are suitable to carry the same into effect; but in all cases where they are not adapted to the object, or are deficient in the provisions necessary to furnish suitable remedies and punish offenses against law, the common law, as modified and changed by the constitution and statutes of the State wherein the court having jurisdiction of such civil or criminal cause is held, so far as the same is not inconsistent with the Constitution and laws of the United States, shall be extended to and govern the said courts in the trial and disposition of the cause, and, if it is of a criminal nature, in the infliction of punishment on the party found guilty. 42 U.S.C. § 1988(a) (2016) Section 1988(a) provides that where certain federal laws “are deficient” the federal courts may apply “common law, as modified and changed by the constitutions and statutes of the State,” provided that the state law is “not inconsistent with the Constitution and laws of the United States.” 42 U.S.C. § 1988(a).

40. Due to my disability, I am also protected by the ADA for federal agencies, and for state agencies, under ADA TITLE II for State law enforcement departments.

41. I as a minor attempted several times to contact the Secret Service, FBI (was told no unsolved case of kidnapping exists in the nation by Mial), my family (I did contact them), Senate Ethics Committee (remains documented), Judiciary Committees (remains documented), and my family (documented), the Los Angeles Police Department for help but nothing happened as a direct result of the defendant's civil rights violations which were negligent and have come to light by PAUL LANDIS as a whistleblower in 2023 with his book "The Last Witness".

JURISDICTION AND VENUE

42. I and my wife bring this action pursuant to Section 1 of the Civil Rights Act of 1871, 42 U.S.C. § 1983, and the Declaratory Judgment Act, 28 U.S.C. §§2201—02², for violations of the First and Fourteenth Amendments to the United States Constitution, 18 U.S.C. § 1591, 18 U.S. Code§ 249³ and Executive Order 13899.

43. This Court has subject-matter jurisdiction under 28 U.S.C. §§ 1331 and 1343(a).

44. The venue is proper in this district under 28 U.S.C. § 1391(b).

INTENT OF PRESIDENT JOHN FITZGERALD KENNEDY TO PROTECT HIS CHILDREN (ESPECIALLY HIS DISABLED CHILD) UP UNTIL HIS DEATH AND AFTERWARDS TO FURTHER ESTABLISH VENUE IS PROPER IN DALLAS, THE PLACE EVERYTHING FELL APART AT HIS MURDER

45. President John F Kennedy's Executive Order 11098 states in part at (c) (1) *The term 'child' as used in this section shall include a legitimate or an illegitimate child from the date of its conception, a child legally adopted, a stepchild, a foster child, and a person who is supported in good faith by the registrant in a relationship similar to that of parent and child but shall not include any person 18 years of age or over unless tte is physically or mentally handicapped."*

2. (a) In a case of actual controversy within its jurisdiction, except with respect to Federal taxes other than actions brought under section 7428 of the Internal Revenue Code of 1986, a proceeding under section 505 or 1146 of title 11, or in any civil action involving an antidumping or countervailing duty proceeding regarding a class or kind of merchandise of a free trade area country (as defined in section 516A(f)(9) of the Tariff Act of 1930), as determined by the administering authority, any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such declaration, whether or not further relief is or could be sought. Any such declaration shall have the force and effect of a final judgment or decree and shall be reviewable as such.

³ "Whoever willfully causes bodily injury to someone or, through using a firearm, a dangerous weapon, or an explosive or incendiary device, attempts to cause bodily injury to anyone, because of the actual or perceived race, color, religion, or national origin of any person, shall be fined and imprisoned for up to ten years or life in prison if death results or the offense includes kidnapping, aggravated sexual abuse or an attempt to kill."

46. President John F. Kennedy's Last Will And Testamentary Trust states "*child of mine*" in different forms 57 times and is initiated on each page.

47. Despite these excessive protections for any child, expressed language of financial help for a disabled child is evident in the Executive Order.

48. I was subject to physical and sexual abuse and my property was stolen directly after my father's murder in Dallas, Texas a few blocks from this court.

49. My kidnapping and physical and sexual abuse have no statute of limitations in California; Murder has no statute of limitations anywhere in the United States.

50. I, almost lost my son due to agents of kidnappers during their attempt to murder him before his birth -ten years to the day Marilyn Monroe died on August 4, 1972, finishing on August 7, 1972. Then they tried to kidnap my son and sell him for his pedigree.

51. In 1976, I was offered a *choice* by his kidnapper Thomas Procter after he came out of prison for admitting to killing his wife Linda for what I know is her attempt to help me. I was present at the Procter's trial in Los Angeles, although impoverished with rags and in great suffering, **hoping** he would explain what he always knew.

52. The choice offered by Mr. Procter was getting my original birth certificate or saving my son William Henry Kennedy because as Procter explained, a plan was in the works to sell my son to the highest bidder and deprive me of a family which could inherit from me and cause problems, his life meant nothing, they could sell him for extra money. I chose my son and left the country with him, and my wife without my birth certificate, not knowing that a DNA would be used to prove more useful than any birth certificate, and is mandatory to determine parentage.

53. There was no objection by any pertinent Kennedy family members to my name change in 1994, attached.

54. The moment DNA became available to establish paternity testing for fiduciary duty I was the first to file a DNA claim in federal court, attached. In 2008, I sued the trustees⁴ of my father's last will and testamentary trust trustees. The trustees made an unconscionable affirmative defense as a legal claim alleging that an illegitimate child cannot be considered a child to **inherit from** the father despite the crime of kidnapping in *Kennedy v. Trustees of Testamentary Trust of Last Will*, 633 F. Supp. 2d 77 (S.D.N.Y. 2009) (S.D.N.Y.) No. 08 Cry. 8889 (WHP).

55. My trustees were able to dehumanize me and our son, William Henry Kennedy to keep their rightful inheritance using an old Massachusetts discriminating law bias to women that did not bar me from the right but created a mere presumption that clearly could be overcome by my knowledge but I was denied any discovery which again is a fourteenth and second amendment violation.

56. I told Marcy Harris, ESQ of my kidnapping at the mandatory second circuit settlement conference, she was removed and the trustees hired Harlan Levy of Boies Schiller Flexner LLP. The law firm known for defending child sex trafficking by wealthy individuals and hiring mercenaries such as Black Cube for people like Jeffery Epstein.

57. The trustee's attorney March Harriss was so pleased with her ability to aid in the recourses of the murder of my father, the president of the United States, my mother's cover-up, and promoting my child sex trafficking that she wrote on her list of accomplishments that she posted it on her online biography: "The trustees obtained dismissal of claims for genetic testing and to recover inheritance by a purported non-marital child of the late President Kennedy and Marilyn Monroe".

58. In civil court, a refusal to answer is an admission of guilt.

59. The second circuit court upheld the old Massachusetts discriminatory law in the lower court which prohibited me, a victim of identity theft, and child sex trafficking, and my right to standing to sue as an illegitimate child.

⁴ Martin Edelman and Edwin Arthur Schlossberg.

60. It further explained that the progressive Executive Order signed and put in effect by the father, President Kennedy does not express a president's personal opinion, and/or he as the President is not obligated to follow it himself even though it is the law of the land. This claim of separation between the executive order and presidential personal opinion has since been ruled on by the United States Supreme Court which ruled that an executive order is the personal opinion of the President, the same.

61. The second circuit oral argument audio is available on my website however, the transcript is herein attached for the court for the court's convenience.

62. Everything related to my protection and identity theft and further child sex trafficking stems from the murder committed in Dallas, Texas of my father, President John F. Kennedy, and the negligence surrounding the investigation of his death and the fiduciary due of the Secret Service and the civil rights violations of the state agencies in connection with that negligence. The venue is proper in Dallas Federal District Court.

NEGLIGENCE AND CIVIL RIGHTS VIOLATIONS BY THE DEFENDANTS.

63. Former Secret Service Agent PAUL LANDIS, turned whistleblower, on the Jesse Waters show on Fox, on September 18, 2023, and subsequent dates on different medias such as the internet, and radio explained to the nation in great detail but here I shorten it to a few words: when asked “Do you think the government has been honest by what happened that day (referring to November 22, 1963)” by Jesse Waters. MR. LANDIS said “NO”. He explained in great clarity that he was never interviewed by anyone, he moved evidence and much more. Leading to the undeniable conclusion that the entire investigation was conducted with astonishing negligence. This trickled down from law enforcement to law enforcement which had jurisdiction to assist me, a protected class person but did not due to that failure.

PARTIES

PLAINTIFFS

64. John Fitzgerald Kennedy and Hilda Kennedy are both disabled and of Jewish ancestry, Hilda Kennedy, is a Hispanic woman.

DEFENDANTS:

65. **EDDIE GARCIA**, *in his official capacity as Dallas Police Department Chief.*

66. **MICHEL MOORE**, *in his official capacity as Los Angeles Police Chief,*

67. **KIMBERLY CHEATLE**, *in her capacity as Director of the Secret Service.*

68. **JASON TAYLOR**, *as The Chief of The Texas Rangers.*

69. **PAUL LANDIS**, former Secret Service agent and whistleblower.

ADA REASONABLE REQUEST

70. Due to our disabilities, your plaintiffs reserve the right to amend the complaint under the ADA should a deficiency occur or missing information is discovered.

REQUEST FOR EXPEDITED DNA TESTING AND A TRIAL DUE TO EXTENUATING CIRCUMSTANCES BY HILDA TOBIAS KENNEDY

71. I, your plaintiff, Hilda Tobias Kennedy due to the many injuries request expedited DNA testing by the Texas Rangers and trial for my husband and me under FRCP 1: “...*the court and the parties to secure the just, speedy, and inexpensive determination of every action and proceeding..*” The extenuating circumstances for this are attached. Please excuse Honorable Judge John Porto for incorrectly copying the case caption and incorrectly naming my husband *Johnathon* Fitzgerald Kennedy instead of John Fitzgerald Kennedy.

PRAYER FOR RELIEF

72. Everything was taken from me and I was tortured, your plaintiff, John Fitzgerald Kennedy. My family has been systematically murdered. My mother's image and my father's support passed to others not entitled, all of which is illegal and a violation of the laws recited above again here in full force, for prestige, power, and wealth and in a discriminatory manner which none of the defendants whether in the federal, state or local have had the power allow.

73. I, John Fitzgerald Kennedy, allege that due to my disabilities, an insufficient amount of time has passed within which to determine the identity of any other individuals or business entities who may be responsible in whole or in part, for the causation of the aforementioned injuries. For the purposes of the within Complaint, said individuals or businesses entries become known.

74. **WHEREFORE**, I, John Fitzgerald Kennedy, and I, Hilda Tobias Kennedy, demand judgment against the defendants, Los Angeles Police Department, Dallas Police Department, the Texas Rangers, the Secret Service, PAUL LANDIS *et al.* for negligence and civil rights violations as stated above.

75. That Defendants owed me, John Fitzgerald Kennedy a common law duty of care.

76. That Defendant breached said duty as outlined herein. I repeat: the allegations of the Complaint and incorporate the same herein by this reference as if set forth verbatim.

77. As a result of the injuries suffered by me, your plaintiff, John Fitzgerald Kennedy, and said Plaintiff, Hilda Tobias Kennedy, has, and will in the future, suffer the loss and usual services and consortium of each other and we will be required to provide special services and care for each other.

78. Justice can not survive in silence.

79. John Fitzgerald Kennedy and Hilda Tobias Kennedy respectfully request the following relief :

A. A **declaratory judgment** that I, plaintiff John Fitzgerald Kennedy am of Jewish decent and entitled to Protective Class Status for violation of law by defendants that are discriminatory as herein described by DNA testing performed by the TEXAS RANGERS as court officers or otherwise.

B. A **declaratory judgment** that I, plaintiff John Fitzgerald Kennedy am the child of President John Fitzgerald. Kennedy by DNA testing done by TEXAS RANGERS as court officers or otherwise.

C. A **declaratory judgment** that I, plaintiff John Fitzgerald Kennedy am the child of Norma Jean Baker, aka, my mother Marilyn Monroe by DNA testing performed by the TEXAS RANGERS as court officers or otherwise.

D. A **declaratory judgment** that I, plaintiff John Fitzgerald Kennedy was taken care of in a child-parent relationship by my known and proclaimed father President John F Kennedy, and my known and proclaimed mother Marilyn Monroe, jointly and independently.

E. A **declaratory judgment** that I, plaintiff John Fitzgerald Kennedy was kidnapped, from my mother Marilyn Monroe in Los Angeles California, by Thomas Procter and John Rudley, my identity (property) was stolen due to my false birth certificate. (The death certificate of Thomas Procter is included) by DNA testing and investigation by the TEXAS RANGERS as court officers or otherwise.

F. A **declaratory judgment** that I, the plaintiff, John Fitzgerald Kennedy was kidnapping abused, tortured, molestation, suffered intentional humiliation -constant was intentionally placed in intentional harm- deprived of food, property, and my known rights, suffered mental and physical anguish and abuse too horrific to explain now in this complaint.

G. A **declaratory judgment** that the defendant(s) individually in part or in whole failed to properly investigate the death of President John P Kennedy and Marilyn Monroe, and refused to present the existence of me, the plaintiff, John Fitzgerald Kennedy, and that failed duty caused me and his parents immeasurable suffering. A declarative judgment that the plaintiff John F Kennedy's birth certificate herein attached is not his but one of a dead chüd who is not the same age as the plaintiff John F Kennedy.

H. A **declaratory judgment** that President John Fitzgerald Kennedy's Executive Order 11098 is a reflection of his personal views and obligations and what he considers a child in a child-parent relationship for inheritance from the parent.

1. A **declaratory judgment** that Hilda Kennedy and William Henry Kennedy suffered from my emotional distress and derived from the negligence of the defendants.

J. A **declaratory judgment** that PAUL LANDIS, and all other defendants negligently failed in their legal obligations to President John Fitzgerald Kennedy, and this negligence caused me, your plaintiff, John Fitzgerald Kennedy harm.

K. A **declaratory judgment** that the federal law, where the Secret Service is authorized to protect the sitting U.S. president and vice president (or the next-in-line for the presidency), their immediate families, and all former U.S. presidents and their spouses, as well as their children under age 16, be inclusive to say legitimate or illegitimate children.

L. An **Immediate Temporary Injunction**⁵ that the court makes the **TEXAS RANGERS OFFICERS OF THIS COURT** for the protection of property and life in this case.

M. A **permanent injunction** mandating the reopening of the death of my father President John Fitzgerald Kennedy.

N. A **permanent injunction** mandating the reopening of the death of my mother Marilyn Monroe.

O. A **permanent injunction** mandating the reopening of the death of my friend Linda Procter.

P. A **permanent injunction** mandating the Secret Service and their agents enforce them to protect the rights of a child of the president both legitimate and illegitimate *en toto*.

Q. A **permanent injunction** prohibiting Defendants and their agents from infringing on the rights and/or failing to enforce and enforce the rights of a child under protective status or otherwise *en toto*.

R. An award of possible attorneys' fees where applicable, costs, and expenses in this action and compensation to make your plaintiffs whole to be determined by a jury and:

Any other legal or equitable relief to which Plaintiffs may show to be justly entitled.

⁵⁵ CeCe Moore of Genetic Detectives wrote to me that she would not do a DNA test or compare my DNA and other Kennedy members. She said my family would not voluntarily reveal their DNA to the public. In a twist, she said on her nationally televised show she felt bad for being related to the Procter family, an infamous criminal organization in the south where she was from. Only an anti-corruption law enforcement department can perform the test, which is the Texas Rangers in the interest of justice.

VERIFICATION

Pursuant to 28 U.S.C. § 1746, 1, John Fitzgerald Kennedy, and Hilda Tobias Kennedy have personal knowledge of the matters alleged in the foregoing Verified Complaint concerning myself, my activities, and my intentions. I verify under the penalty of perjury that the statements made therein are true and correct.

Dated: January 2, 2024,

Respectfully Submitted,

A handwritten signature in cursive script that reads "John F. Kennedy". The signature is written in black ink and is positioned above the typed name and contact information.

JOHN FITZGERALD KENNEDY
2834 Atlantic Ave, Apt #815,
Atlantic City, NJ 08401
HILDATKENNEDY@GMAIL.COM
(646) 648-3589

A handwritten signature in cursive script that reads "Hilda Tobias Kennedy". The signature is written in black ink and is positioned above the typed name and contact information.

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