

Before United States Supreme Court 1 First Street, NE Washington, DC 20543 Telephone:202-479-3000

Ad Hoc Counsel UNHRC Special Defender On Human Rights

115		Supreme Court Docket 19-7809
vs)	Presiding the Honorable Circuit Judges:
Andrew Saul)	Paul Watford; Kim Wardlaw; Ronald Gould
Commissioner Social Security)	Civil Appeal # <u>17-35651</u>
)	
USSC Docket 19-7809)	USDC Montana Civil # 9:2017cv00083
		Related Cases
Vs.)	Walters v Miller USDC WDT SA-97-CA-1313
)	Walters V Apfel USDC, WDT A99-CA-0156SS
President Donald Trump)	Walters v Miller 5th Circuit 99-50174
1600 Pennsylvania Ave NW)	Walters V Asture USDC NM 1:07-00257-JCH
Washington, DC 20500)	Walters v SSA USDC, NM 2:08-CV-00380-RHS
Appellee)	Walters v Asture USDC ID-1:11-CV00359-LMB
)	Walters V Asture USDC Circuit # 09-5206
White House Counsel)	Walters v Asture USDC,ID 1:11-cv-000359-LMB
Donald F. McGahn, II)	Walters v Colvin: USDC, NDT 2:13-CV-025 MLR
The White House Office)	Walters V Colin 10th Circuit 13-2087
Executive Office of the President)	Walters V Congress 9th Circuit No. 13-35019
Eisenhower Executive Office Building,)	Walters v Berryhill USDC, CV:17-033-M-DLC
1650 Pennsylvania Avenue, NW,		
Washington, DC 20501		

MOTION TO STRIKE 3RD PARTY JONDER COVENANT CARE LCC.ET ALL DIRECTOR MICHELLE BAASS (DHCS) & MOTION FOR SUMMARY JUDGEMENT

NOW COMES The Petitioner Pro Se Chris Walters to Move To Strike 3rd Parties Covenant Care

LCC and Director Michelle Baass California Department of Health Care Services (DHCS)for

financial relief of \$631.00 a month after the determination and closure by the Honorable US

Supreme Court & Several US Circuit denied November 19,2009

I Jurisdictional Statement Lack Of Standing For Relief

1. The 3rd parties apparently seek seize or claim \$631.00 a month of Chris Walters

- retirement check (Bill \$4767.00) as co payment to cover Covenant Care liability insurance cost for long term care at Arbor Rehabilitation and Skilled Nursing Center in Lodi, CA.
- Exhibit A Social Security Rule 129 Benefits not transferable provides why neither
 California Med-Cal or a nursing home can demand Chris Walters retirement check.
- 3. Exhibit B: Walters V Asture USDC NM: 1:07-cv-00257-JCH-RLP the Social Security

 Administration demanded an Out of Court Settlement to grant Chris Walters

 disability benefits which the Honorable Judge Judith Hererra approved and SSA

 demanded Chris Walters accept retirement in 2014 which cannot be modified as per

 Title 42 USC 405(g) Judicial Review

...No findings of fact or decision by the Commissioner shall be reviewed by any person, tribunal, or government agency except as herein provided. No action against the United States, the Commissioner or any officer or employee thereof shall be brought under Section of 1331 or 1346 of Title 28,United States Code, to recover on any claim arising under this subchapter

- 4. Exhibit C US Circuit Court of Appeals for District of Columbia Mr. Chris Walters, Vs

 Civil: 09-05206 Michael Astrue, et all the declined to permit North Carolina

 to overturn the ruling of USDC NM citing a lack of subject matter jurisdiction.
- 5. Exhibit D: Congressional Archive reviews hundreds of criminal violations of the law; terrorist activities; attempts to cause death or injury to program beneficiaries; massive loss of life due to what former USAG William Barr describes as a refusal of local prosecutors to enforce the law.
- Exhibit E: Chris Walters is currently being denied treatment for Kidney Cancer by what the several medical providers describe as a conspiracy dating back to 2019.

II MOTION FOR SUMMARY JUDGEMENT TO ISSUE FINDING MEDICARE & MED-CAL UNCONSTITUTIONAL

Any local, state or federal law which crawls up out of the gutter to openly challenges the bar of justice needs to be declared unconstitutional or Dead On Arrival.

Respectfully Submitted Chris Walters, 900 N Church Street, Room 18B Lodi, CA 95240

Dated "November 2, 2023" Signed Electronically Chris Walters"

Message:209-333-1222

Email: cawalters@protonmail.com

Certificate of Service

I Chris Walters the Petitioner Pro Se do state and affirm that a true and correct copy of the foregoing documents were mailed electronically to:

Director Michelle Baass
California Department of Health Care Services (DHCS)
Mailing Address:
DHCS Office of Legal Services
MS 0010
P.O. Box 997413
Sacramento, CA 95899-7413

This 2nd day of November 2023 Signed Chris Walters



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APPENDIX OF AUTHORITIES

129. Benefits Not Transferable

129.1 Can You Transfer Future Social Security Benefits?

No, you cannot transfer your future Social Security benefits and SSI payments to someone else.

129.2 Can Your Social Security Benefits Be Levied Or Garnished?

If you have any unpaid Federal taxes, the Internal Revenue Service can levy your Social Security benefits. Your benefits can also be garnished in order to collect unpaid child support and or alimony. Your benefits may also be garnished in response to Court Ordered Victims Restitution. SSI payments cannot be levied or garnished. Treasury's Financial Management Service can also offset, or reduce, your Social Security benefits to collect delinquent debts owed to other Federal agencies, such as student loans owed to the Department of Education.

$129.3 \quad \textit{Can You Voluntarily Withhold Money To Meet Your Tax Liability (Voluntary Tax Withholding)?} \\$

You may ask to have a percentage of your monthly payment amount withheld and paid each month to the Internal Revenue Service to help meet your Federal income tax liability.

$129.4 \quad \textit{What Types Of Payments Are Not Subject To Voluntary Tax Withholding?}$

The following types of payments are not subject to voluntary tax withholding:

- A. SSI payments;
- B. Black Lung payments;
- C. Lump-sum Death Payments; and
- D. Returned check re-issuances.

EXHIBIT A SSA Rule 129 Benfits No Transferable

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

CHRIS WALTERS,

Plaintiff pro se

VS.

Civ No. 07-257 H/RLP

Michael J Astrue Commissioner of the Social Security Administration,

Defendant

ORDER OF DISMISSAL PURSUANT TO F.R Civ P, 41 (a)(2)

THIS MATTER comes before the Court of the motion of Plaintiff to Withdraw Lawsuit

Based on Informal Agreement of the Parties; filed April 5th 2007 (Docket NO 7) Defendant has not been served with process and has no enter an appearance in this matter.

The finds Plaintiff's Motion is well taken and should be granted.

IT IS THEREFRE ORDERED that Plaintiffs otion to Withdraw Lawsuit is

GRANTED, and this Action is Dismissed without Prejudice pursuant to F.R.Civ.P 4a(a)(2)

JUDITH C. HERRERA UNITED STATES DISTRICT JUDGE



United States District Cour US Magistrate Judge Richard L Puslisi Clerk's Office U.S. District Court 333 Lomas N.W. Albuquerque, NM 87102



Acting Commissioner Lind McMahon Social Security Administration Windsor Park Building 6401 Security Blvd. Baltimore, MD 21235



Gomez
555 South Telshor, Suite 300
Las Cruces, NM 88011

United States Court of Appeals FOR THE DISTRICT OF COLUMBIA CIRCUIT No. 09-5206 September Term 2008 1:09-cv-00956-UNA Filed On: UNITED STATES COURT OF APPEALS Chris Walters, Amending Order FOR DISTRICT OF COLUMBIA CIRCUIT ATTACHED: order on Costs Appellant FILED AUG 6 2009 V. CLERK Michael J. Astrue and Social Security Administration, Appellees ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA BEFORE: Sentelle, Chief Judge, and Tatel and Garland, Circuit Judges JUDGMENT This appeal was considered on the record from the United States District Court for the District of Columbia and on the brief filed by appellant. See Fed. R. App. P. 34(a)(2); D.C. Cir. Rule 34(j). It is ORDERED AND ADJUDGED that the district court's order filed May 21, 2009, dismissing appellant's complaint for lack of subject matter jurisdiction, be affirmed. Because appellant does not allege an actual, ongoing controversy, the district court properly dismissed his complaint. See Honig v. Doe, 484 U.S. 305, 317 (1988). Pursuant to D.C. Circuit Rule 36, this disposition will not be published. The Clerk is directed to withhold issuance of the mandate herein until seven days after resolution of any timely petition for rehearing or petition for rehearing en banc. See Fed. R. App. P. 41(b); D.C. Cir. Rule 41. for District of Columbia Before Chief Judge Sentelle, Tatel, and Garland Civil: 09-05206 333 Constitution Ave, NW Washington, D.C. 20001



Exhibit D Question of Class Based Genocide, Terrorist Activities....

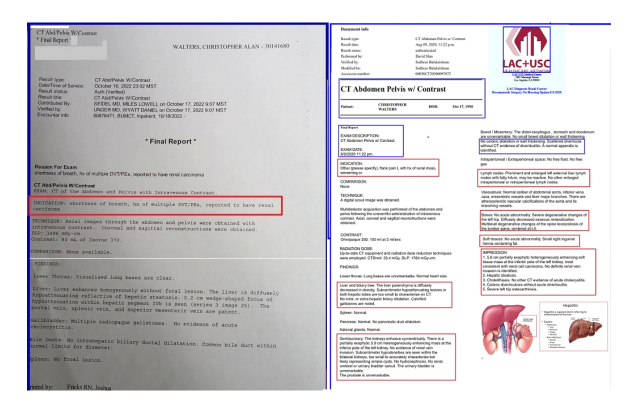


Exhibit E Reports On Renal Carcinoma From 2019