

**RECORDED**

MAY 02 2021

**IN THE COUNTY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT  
IN AND FOR PALM BEACH COUNTY, FLORIDA -CRIMINAL DIVISION  
CIRCUIT/COUNTY COURT**

STATE OF FLORIDA  
Plaintiff

Case No.: 50-2021-MM-000372-AXXX-SB

vs.

CINDY DICORRADO  
Defendant,

**Public Notice of Entry and Special Appearance**

Notice to all Public Officers/Employees and Assessment agents of STATE OF FLORIDA, COUNTY OF PALM BEACH COUNTY, to include any and All County Commissioners and the OFFICE OF THE COUNTY ATTORNEY /Solicitor, IN THE COUNTY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA: to include any and All Judges, Administrator, Officers, Judges, Magistrate, and the OFFICE OF THE STATE ATTORNEY /Solicitor, and/or any person, individual, official, attorney, and/or barrister or Lawyer connected to and involved in hearing or the assessment related to the above referenced Complaint., and are; now publicly noticed of entry of **Aggrieved Party**, appearing specially, not generally, for the sole purpose of challenging jurisdiction.

Witness My Hand and Seal Below.

Without prejudice all rights reserved, without recourse

By: Rev. Cindy Faleo, M. Leonardo  
Aggrieved Party

By:  
316 N.W. 1<sup>st</sup> Avenue  
Boynton Beach, Florida 33435

**COPY-ORIG FILED**  
JOSEPH ABRUZZO, CLERK

APR 01 2021

PALM BEACH COUNTY, FLORIDA  
COUNTY CRIMINAL MB

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Florida, the State )  
 )sa  
Palm Beach, the County )

VERIFICATION OF COMPLAINT

Before Me, the undersigned Notary, personally appeared **Aggrieved Party** (heretofore and hereinafter-"Affiant") who being first duly affirmed and identified and in accordance with the Law, hereby states and affirms;

1. The legal entity's name is CINDY DICORRADO, defendant herein.
2. I have read, but do not understand the attached foregoing complaint attached hereto and incorporated by reference herewith (Annex A), and each fact alleged therein is true and correct of my own personal knowledge.

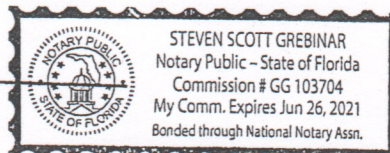
Further, The Affiant Sayeth Not.

Without prejudice all rights reserved, without recourse

By: Rev. Cery Talo. J. Canedo  
Aggrieved Party

Subscribed and Affirmed to me before me, this 1 day of APRIL, 2021

[Signature]  
NOTARY PUBLIC



(seal)

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JOSEPH ABRUZZO, CLERK

APR 01 2021

PALM BEACH COUNTY, FLORIDA  
COUNTY CRIMINAL MB

**RECORDED**

MAY 02 2021

**DESPOSITIONAL AFFIDAVIT**

Florida, the State       )  
                                      )sa  
Pinellas, the County    )

Before Me, the undersigned Notary, STEW GRAFTMAN, on this 1 day of APRIL, 2021, a man/woman, demonstrating credible nature and appearing to be of lawful age, by her own free will act and deed, in execution of her will and affirmation does state:

1. I am an AGGRIEVED PARTY;
2. I am here for this matter to correct a mistake for it is my conviction that ALL my rights come from the Supreme Judge, not from man, and stand unalienable;
3. All governments exist to protect and defend these rights;
4. Those unalienable rights are the intellectual property of the people, the exercise of which are conducive to the general interest;
5. Therefore, it is my conviction that anyone attempting to deprive or burden exercise of these unalienable rights must provide just compensation;
6. Without just compensation any attempt to deprive or burden exercise of these unalienable rights is an unlawful taking;
7. Just compensation in this matter includes proof of claim in the form of:
  - a. studies, corroborations and evidence based upon real science proving that lockdowns have any impact on the spread of viruses;
  - b. studies, corroborations, evidence and science proving that face-masks are safe and do deter the spread of viruses;
  - c. studies, corroborations and evidence based upon real science proving that that social distancing deters the spread of viruses;
  - d. studies, corroborations and evidence based upon real science proving that there are no adequate, approved, and available alternatives;
  - e. studies, corroborations and evidence based upon real science proving that the COVID-19 virus has been identified and isolated in a lab;
  - f. studies, corroborations and evidence based upon real science proving that the American Medical Association's reversal on Hydroxychloroquine (HCQ) does not provide medical practitioners with an adequate, approved, and available alternative to masks and vaccinations;

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8. No proof of claim means no right to compel performance;
9. No right to compel performance means it is wrong to compel performance;
10. Force and wrong are the greatest enemies of peace;
11. Judge and Police are conservators of the peace;
12. A person is a de facto trustee where the person (1) assumed the office of trustee under a color of right or title and (2) exercised the duties of the office;
13. With Article 1, Sections 2, 3, 9, 10, 12, 17 and 23 the Florida Constitution; and United States Constitution with the Fourth, Fifth, Thirteenth and Fourteenth Amendments, establishes the "minimum contacts" any body acting as de facto trustee must overcome to establish personal jurisdiction;
14. With Florida Statute 876.05, All persons who now or hereafter are employed by or who now or hereafter are on the payroll of the state, or any of its departments and agencies, subdivisions, counties, cities, school boards and districts of the free public school system of the state or counties, or institutions of higher learning are bound by oath to support the Constitution of the United States and of the State of Florida;
15. With Florida Statute 876.09, this oath shall apply to all employees and elected officers of the state, including the Governor and constitutional officers and all employees and elected officers of all cities, towns, counties, and political subdivisions, including the educational system; takes precedence over all laws relating to merit, and of civil service law and shall be filed with the records of the governing official or employing governmental agency prior to the approval of any voucher for the payment of salary, expenses, or other compensation in accordance with Florida Statute 876.05;
16. A person assumes the position of trustee under color of right or title where the person asserts "an authority that was derived from an election or appointment, no matter how irregular the election or appointment might be;"
17. Dave Aronberg, DS Oragene and DS Moss are de facto trustees and therefore have an oath of office pursuant with Florida Statutes 867-05-876.10, else shall be guilty of perjury;
18. By failing to meet "minimum contacts" with just compensation as established by Florida Constitution with Article I, Sections 2, 3, 9, 10, 12, 17 and 23; and United States Constitution with the Fourth, Fifth, Thirteenth and Fourteenth Amendments, Defendant

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accepts and agrees with all facts stipulated with PROBABLE CAUSE AFFIDAVIT and COMPLAINT wherein Dave Aronberg, DS Oragene and DS Moss do confess and admit:

- 
- a. Personal Jurisdiction over Defendant was never properly established;
  - b. Breach of the Peace;
  - c. Instigation of Litigation;
  - d. Simulation of Legal Process;
  - e. Abuse of Process;
  - f. Barratry;
  - g. Conversion of Defendant property for personal profit and gain;
  - h. Violation of Florida Statute 876.05 Oath of Office (876.09 make this applicable to all constitutional officers and all employees and elected officers of all cities, towns, counties, and political subdivisions, including the educational system);
  - i. Unlawful search and seizure in adversity with Florida Constitution Article I, Section 12 and United States Constitution, Fourth Amendment;
  - j. Unlawful taking in adversity with United States Constitution, Fifth Amendment;
  - k. Receiving stolen and misappropriated trade secrets and intellectual property;
  - l. Trademark Infringement;
  - m. Dilution of Trademark;
  - n. Use of mails and wires with intent to deprive Defendant's intangible right to receive honest services in adversity with 18 USC §§ 1346 and 1349; and Florida Statute 817.034(1) (a), (b).
  - o. Engaging in systematic, ongoing course of conduct with intent to defraud one or more persons with intent to obtain property from one or more persons by false or
-

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fraudulent pretenses, representations, and willful misrepresentations of a future act in violation of Florida Statute 817.034(3)(d).

- p. Obtaining property in violation of Florida Statute 817.034(4)(a);
- q. Trespass upon Defendant property and rights protected by the Laws and Constitutions of the State of Florida and United States in adversity with 42 USC §§ 1983, 1985 and 18 USC § 242.
- r. False claims and false statements before this Court in adversity with Florida Rules of Judicial Procedure Rule 2.515(a) and Oath of Admissions to the Florida Bar; 18 USC §§ 287 and 1001; and Florida Statutes 837.02 and 837.06.

19. Therefore, Dave Aronberg, DS Oragene and DS Moss operate in the name of STATE OF FLORIDA without License, Insurance nor Authority and all acts and actions of Dave Aronberg, DS Oragene and DS Moss and any constitutional officers and all employees and elected officers or anyone on the payroll in support thereof are *ultra vires*.
20. Therefore, with prosecution of this action, Dave Aronberg, DS Oragene and DS Moss does cause significant harm and injury to Defendant's Trademark, Intellectual Property and Trade Secrets which does endanger and threaten Defendant's lively-hood and reputation.
21. Therefore, Dave Aronberg, as counsel for Plaintiff, "reasonably should know" this case:
- a. is travesty of justice;
  - b. should not even be in court, and;
  - c. does waste the Court's valuable resources and time.
21. Therefore, Bradley Harper should "reasonably should know" that without proof of claim nor rebuttal, all legal actions, charges, fines and fees against any persons who now or

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State of Florida )  
 )sa  
Palm Beach County )

**AFFIDAVIT OF SERVICE WITH CERTIFIED MAIL**

The undersigned does affirm that on 1<sup>st</sup> April, 2021, I served the above communication by mailing copies of the above document(s), via Certified Mail to the individual(s) named below by placing the documents in an envelope with sufficient postage in the United States mail at a United States Post Office located at post office (33435 in Boynton Beach in the State of Florida upon:

D/S Casteel, and D/S Orsino  
3228 Gun Club Road  
West Palm Beach, Florida 33406

7020 1290 000 4466 7796

State Attorney, Dave Aronberg  
401 North Dixie  
West Palm Beach, Florida 33401

7020 1290 0000 4466 7826

IN THE COUNTY COURT OF THE  
FIFTEENTH JUDICIAL CIRCUIT OF PALM  
BEACH  
205 N. Dixie Highway Room F-9  
West Palm Beach, Florida 33401

7020 1290 0000 4466 7826

Secretary of State Laurel Lee  
500 S. Bronough Street  
Tallahassee, Florida 32399

7020 1290 0000 4466 7772

Office of the Attorney General Ashley  
Moody, State of Florida  
PL-01 the Capitol  
Tallahassee, Florida 32399-1050  
City, State Zip

7020 1290 0000 4466 7833

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JOSEPH ABRUZZO, CLERK

APR 01 2021

Consulate General of Country  
c/o Department of Legal Affairs  
107 W. Gaines Street  
Tallahassee, fl 32399- 16549

PALM BEACH COUNTY, FLORIDA  
COUNTY CRIMINAL MB

7020 1290 000 4466 7758

The Executive Office  
Office of the Legal Advisor  
Suite 5.600  
600 19<sup>th</sup> Street NW,  
Washington, D.C. 20522

7020 1290 0000 4466 7802

Attorney General of the United States

7020 1290 0000 4466 7819

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U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

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**Florida Jurat;** I do solemnly attest that the foregoing facts contained herein are true, correct and complete to the best of my knowledge and declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. [28 U.S.C. 1746(1)]

Executed on this 1 day of April 2021.

By: Edward Dolezal  
4905 Midtown Lane, Unit 2410  
Palm Beach Gardens, Florida 33418

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JOSEPH ABRUZZO, CLERK

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**PALM BEACH COUNTY, FLORIDA  
COUNTY CRIMINAL MB**

IN AND FOR PALM BEACH COUNTY, FLORIDA - CRIMINAL DIVISION  
CIRCUIT/COUNTY COURT

Court Event Form

CINDY FALCO DICORRADO  
2021-MM-000372-AXXX-SB

STATE OF FLORIDA

vs.

DEFENDANT: CINDY FALCO DICORRADO

CASE NO: 50-2021-MM-000372-AXXX-SB

DIVISION: L: Cnty Crim - L (County)

PRESIDING JUDGE: HARPER, JUDGE BRADLEY

ASA: ROMANO, JEREMIAH M

ATTORNEY:

PUBLIC DEFENDER:

CO-COUNSEL:

DEPUTY CLERK: EC

COURT ROOM: 9F (Main Branch)

**RECORDED**

DATE: 2/23/2021

JACKET #: 0516737

BOOKING #: 2021001123

START TIME: 9:22 AM

END TIME: 9:23 AM

COURT REPORTER

COURT TYPE: CD - CASE  
DISPOSITION

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Reset For

Court Date Scheduled - STCK - STATUS CHECK - 4/1/2021 9:30 AM - 9F (Main Branch) MB, 205 N. Dixie  
Highway West Palm Beach FL 33401 - DEFT PRES IS REQ IN PERSON

Other: DET IS PRO SE

Count 1 - MF TRESPASSING FAIL TO LEAVE PROPERTY UPON ORDER BY OWNER 810.09(2B)  
Count 2 - MF RESIST OFFICER WITHOUT VIOLENCE 843.02

Tuesday, February 23, 2021

ID: PALM BEACH COUNTY, FL JOSEPH ABRUZZO, CLERK. 02/23/2021 09:23:57 AM

Page 1 of 1

Copy of Original

DADE COUNTY  
DEPARTMENT OF PUBLIC HEALTH

1350 N. W. FOURTEENTH STREET

MIAMI 35, FLORIDA

T. E. CATO, M. D., M. P. H.  
DIRECTOR

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STATE BOARD OF HEALTH  
BUREAU OF VITAL STATISTICS

CERTIFICATE OF LIVE BIRTH  
FLORIDA

PALM BEACH COUNTY, FLORIDA  
COUNTY CRIMINAL MB

BIRTH NO. 109

REGISTRAR'S NO. 12995

1. PLACE OF BIRTH  
a. COUNTY Dade  
b. CITY, TOWN, OR LOCATION Miami  
CODE NO. 23-10

2. USUAL RESIDENCE OF MOTHER (Where does mother live?)  
a. STATE Florida  
b. COUNTY Dade  
c. CITY, TOWN, OR LOCATION Miami  
d. STREET ADDRESS 215 S W 39th Ave

3. NAME (Type or print)  
First Cindy Middle Falco Last Falco

4. SEX Female  
5a. THIS BIRTH SINGLE ☒ TWIN ☐ TRIPLET ☐  
5b. IF TWIN OR TRIPLET, WAS CHILD BORN 1st ☐ 2nd ☐ 3rd ☐

6. DATE Month Day Year  
BIRTH September 17 1958

7. NAME  
First Robert Middle Dennis Last Falco

8. COLOR OR RACE White

9. AGE (At time of this birth) 25 YEARS  
10. BIRTHPLACE (State or foreign country) N. Y.

11a. USUAL OCCUPATION Aircraft Mechanic  
11b. KIND OF BUSINESS OR INDUSTRY

12. MAIDEN NAME First Phyllis Middle Sharon Last Lasky

13. COLOR OR RACE White

14. AGE (At time of this birth) 21 YEARS  
15. BIRTHPLACE (State or foreign country) Texas

16. PREVIOUS DELIVERIES TO MOTHER (Do NOT include this birth)  
a. How many OTHER children were born living? 3  
b. How many OTHER children were born since but are now dead? 0  
c. How many fetal deaths (stillborn born dead at ANY time after conception)? 0

17. INFORMANT  
18a. SIGNATURE Phyllis L. Falco  
18b. ADDRESS 2407 S W 69th Ave, Miami Fla

19. DATE RECD. BY LOCAL REG. SEP 26 1958  
20. REGISTRAR'S SIGNATURE Ethel Genshaw

18c. ATTENDANT AT BIRTH  
M. D. ☒ D. O. ☐ MIDWIFE ☐ OTHER (Specify)

18d. DATE SIGNED

21. DATE ON WHICH GIVEN NAME ADDED

THIS IS A TRUE PHOTOSTATIC COPY OF THE LOCAL REGISTRARS RECORD OF BIRTH.

SEAL

This record VOID unless the seal of the Deputy-Registrar appears thereon.

Ethel Genshaw  
DIRECTOR AND DEPUTY-REGISTRAR DIST #23  
BUREAU OF VITAL STATISTICS  
DADE COUNTY HEALTH DEPARTMENT  
MIAMI, FLORIDA

State of Florida  
County of Palm Beach

This record was Acknowledged before me  
ON 1<sup>st</sup> OF APRIL, 2021 by Rev Cindy Falco-DiCarado  
Rev Cindy Falco-DiCarado

Notary Signature  
STEVEN SCOTT GREGORIAN  
Notary Public - State of Florida  
Commission # GG 103704  
My Comm. Expires Jun 26, 2021  
Bonded through National Notary Assn.

my commission expires

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Verified Petition for Issuance of an Order to Show Cause as to why the MASK MADATE issued by Palm Beach County Board of Commissioners should not be placed under an injunction, all enforcement estopped and any and all legal processes initiated, ongoing or disposed should be immediately terminated with any fines, fees and costs reimbursed.

Comes now Cindy Falco –Di Corrado, C.S., living administrator, and hereby enters rebuttal for Plaintiff's COMPLAINT and does declare:

1. I am an AGGRIEVED PARTY;
2. I am here for this matter to correct a mistake for it is my conviction that ALL my rights come from the Supreme Judge, not from man, and stand inalienable;
3. These unalienable rights constitute the intellectual property of the people; the exercise thereof constitutes the trade secrets of the people;
4. All governments exist to protect and defend these rights and the exercise thereof;
5. With this COMPLAINT, Judge Bradly Harper acts in the name of the State of Florida and seek to deprive or burden exercise of Defendant's unalienable rights;
6. Therefore, D/S ORAGENE, and D/S MOSS and STATE ATTORNEY DAVE ARONBERG must provide just compensation;
7. Without just compensation, any attempt to deprive or burden exercise of these unalienable rights is an unlawful taking;
8. With this COMPLAINT, Attorney Dave Aronberg admits trespass upon Defendant's rights and infringement upon Defendant's Trademark, Intellectual Property and Trade Secrets which does threaten Defendant's lively-hood;
9. At no time within D/S ORAGENE and D/S MOSS and ATTORNEY, DAVE ARONBERG COMPLAINT, did produce proof of claim, nor even allege, Defendant engaged in any act that is one immediately dangerous to the lives of others, or is an act

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not performed in pursuance of a legal duty at any time before initiation of any proceedings.

10. No proof of claim means no right to compel performance.

11. No right to compel performance means it is wrong to compel performance.

12. Force and wrong are the greatest enemies of peace.

13. By failing to meet "minimum contacts" established by Florida and United States

Constitutions, Defendant accepts and agrees with all facts stipulated with COMPLAINT wherein D/S ORAGENE and D/S MOSS and ATTORNEY DAVE ARONBERG does confess and admit:

- a. Personal Jurisdiction over Defendant was never properly established;
- b. Breach of the Peace;
- c. Instigation of Litigation;
- d. Simulation of Legal Process;
- e. Abuse of Process;
- f. Barratry;
- g. Conversion of Defendant property for personal profit and gain;
- h. Violation of Florida Statute 876.05 Oath of Office;
- i. Unlawful search and seizure in adversity with Florida Constitution Article I, Section 12 and United States Constitution, Fourth Amendment;
- j. Unlawful taking in adversity with United States Constitution, Fifth Amendment;
- k. Receiving stolen and misappropriated trade secrets and intellectual property;
- l. Trademark Infringement;
- m. Dilution of Trademark;

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- n. Use of mails and wires with intent to deprive Defendant's intangible right to receive honest services in adversity with 18 USC §§ 1346 and 1349; and Florida Statute 817.034(1) (a), (b).
  - o. Engaging in systematic, ongoing course of conduct with intent to defraud one or more persons with intent to obtain property from one or more persons by false or fraudulent pretenses, representations, and willful misrepresentations of a future act in violation of Florida Statute 817.034(3)(d).
  - p. Obtaining property in violation of Florida Statute 817.034(4)(a);
  - q. Trespass upon Defendant property and rights protected by the Laws and Constitutions of the State of Florida and United States in adversity with 42 USC §§ 1983, 1985 and 18 USC § 242.
  - r. False claims and false statements before this Court in adversity with Florida Rules of Judicial Procedure Rule 2.515(a) and Oath of Admissions to the Florida Bar; 18 USC §§ 287 and 1001; and Florida Statutes 837.02 and 837.06.
14. Therefore, D/S/ ORAGENE, D/S MOSS, and ATTORNEY DAVE ARONBERG do operate in the name of State of Florida without License, Insurance nor Authority and all acts and actions are *ultra vires*.
15. Therefore, with prosecution of this action, D/S ORAGENE, D/S MOSS and ATTORNEY DAVE ARONBERG do cause significant harm and injury to Defendant's Trademark, Intellectual Property and Trade Secrets which does endanger and threaten Defendant's lively-hood and reputation.
16. Therefore, ATTORNEY DAVE ARONBERG as counsel for the Plaintiff, "reasonably should know" this case:

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- a. is travesty of justice;
- b. should not even be in court, and;
- c. does waste the Court's valuable resources and time.

17. Therefore, JUDGE BRADLEY HARPER "reasonably should know" that without proof of claim all legal actions, charges, fines and fees against any persons who now or hereafter are NOT employed by or who NOT now or hereafter are on the payroll of the state, or any of its departments and agencies, subdivisions, counties, cities, school boards and districts of the free public school system in any matter before any West Palm Beach City or West Palm Beach County Court are to be dismissed and an immediate amnesty granted;

**Florida Jurat; Oath:** I, Reverend Cindy Falco – Di Corrado swear under penalties of perjury under the laws of the United States of America that the foregoing facts are true and correct and am willing to testify in Court.

By:

*Reverend Cindy Falco-Di Corrado*

Reverend Cindy Falco- Di Corrado, C.S.,  
Living administrator and AGGRIEVED PARTY  
316 N.W. 1<sup>st</sup> Avenue  
Boynton Beach, Florida 334235  
Phone: 904-501-3082