Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction		A STATE OF THE STA
UNITED STATES I	the	DEC 8 2017
	_ Division	CLERK, U.S. DISTRICT COURT By Deputy
ALLEN RAY, LARYATKINS; ATTACHED L. PlagyTTOY = VOTERS (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V- MAYOR BRIAN TOHNSON	Case No.	(to be filled in by the Clerk's Office) 17CV1006-Y
CITY MANGER: GEBRGE COM PBELL) CO INCILORS LIZ CARRINGTON, KELLY TURNER C'TY ATTORNEY WAYNE OLSON Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)		

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	ALLENKAY	LARY ADKINS
Street Address	1025 WINDING CRE	
City and County	KENNEDALE	TARRANT KENNEDALE-TARRANT
State and Zip Code	Tx 76060	TX 76060
Telephone Number	817-271-0236	817-521-1592
E-mail Address	aray. 1960arg	LARY. ADKINS 320
	cappail 6 6 on	CAMAIL

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendent No. 1	
Defendant No. 1	200 5
Name	BRIAN JOHNSON
Job or Title (if known)	MAYOR
Street Address	COCITY HALL 405 MUNICIPAL DR. KENNEDALE TARRANT
	KENNEDALE TARRANT
State and Zip Code	TX 76060
Telephone Number	817-985-2104
E-mail Address (if known)	BIBHNSON & CITY OF KENNEDALE, COM
Defendant No. 2	
Name	GEORGE CAMPBELL CITY MAR.
Job or Title (if known)	GEORGE CAMPBELL CITY MGR, GO CITY HALD 405 NUNICIPAL DR,
Street Address	KENNEDALE TARRANT
City and County	KENNEDALE TARRING
State and Zip Code	TX 76060
Telephone Number	817-985-2104
E-mail Address (if known)	
Defendant No. 3	
Name	LIZ CARRINGTON
Job or Title (if known)	COUNCILOR
Street Address	405 MUNICIPAL DR.
City and County	KENNEDALE TARRANT
State and Zip Code	TX 76060
Telephone Number	817-985-2104
E-mail Address (if known)	I CARRINGTON @ CITY OF KENNEDAGE, CO
Defendant No. 4	
Name	KELLY TURNER
Job or Title (if known)	CONNCILOR
Street Address	405 MUNICIPAL DR.
City and County	KOWEDALE TARRANT
State and Zip Code	
Telephone Number	TX 76040 817-985-2104
E-mail Address (if known)	MKTURNER@CITY OF KENNDALE, Com
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II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Wh	★ / 1	sis for a	federal court jurisdiction? (check all that apply) stion Diversity of citizenship	
Fill	out the pa	ragraph	s in this section that apply to this case.	
A.	If the	Basis f	or Jurisdiction Is a Federal Question	
	List the are at	ne speci issue in	fic federal statutes, federal treaties, and/or provisions of the United this case. UST. ADMENT SH 414H	l States Constitution that
В.	Dú	Pagin f	ROCESS EQUAL AROTECTION	
ъ.			or Jurisdiction Is Diversity of Citizenship	
	1.	The F	Plaintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) ALLENRAY	, is a citizen of the
			State of (name) TEXAS	
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	
			and has its principal place of business in the State of (name)	
		(If mo	ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	eal page providing the
	2.	The D	Defendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name) BRIAN JOHNSON	, is a citizen of
			the State of (name) TEXA5	. Or is a citizen of
			(foreign nation) / THINK 50 .	

The Mayor ,Brian Johnson, Kelly Turner(Councilor), Liz Carrington (Councilor who has missed 80% of City Meeting), George Campbell (City Manager, Kathy Moore (City Secretary) and the City Attorney (Wayne Olson) are conspiring to remove Sandra Lee (Councilor) by suppressing the will of the voter and not giving Sandra Lee adequate time to prepare a defense. Sandra Lee along with the other Councilors (Joplin and Gilley) were elected to lower water rates, research the suspected business dealing of the city and to take the City out of the development business.

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1. Louis B 2. Louis	NOmed 1	^ / /	LAU, 8173121617
3. Sandra (hilders 121 w. um	insticled AU. 8	17 880 3467
5. Jandra Het	t 126W Wanspield		817-330-3116 X 16060 817-204-8514
7 Bylly av 1	300 / 3/2 may	of Monday T	×76060 8-17-478-35-20
9. Carl		Malas (andina)	112-45-3555 817-966 - 8075
10. Carlton La	tenua 705 wood		254-413-5527
12. Stephonie I	uether Ozzsv. Nage o		1772 4049
14. Wales	Lew		817-478.5842
15. Shoul Je 16.	gree 321 W T	ird reat	(254) 592-4495
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12/17/17

The Mayor ,Brian Johnson, Kelly Turner(Councilor), Liz Carrington (Councilor who has missed 80% of City Meeting), George Campbell (City Manager, Kathy Moore (City Secretary) and the City Attorney (Wayne Olson) are conspiring to remove Sandra Lee (Councilor) by suppressing the will of the voter and not giving Sandra Lee adequate time to prepare a defense. Sandra Lee along with the other Councilors (Joplin and Gilley) were elected to lower water rates, research the suspected business dealing of the city and to take the City out of the development business.

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	Name	Address	Cell Phone	email
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	2. MARSHAK		r. 817-903-255/2	Thaisha Trugt
	3. LHUKENCE	KNOX 200 Hilltop	Dr. 182 36/6/87	
A.		7		1-715-1204 1g - Fedfu
o mp	6. Austen Ela			s austhorium agnail a
	7. hodink		100 Dr. (216)212-8842	
	8. THUMAS NA	SHINGTON 1008 GOTA	TES DR 714356448	rece-recediplos
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	-2	John 1056 Estil	_	
	11. GERALD		AMES DR 214 497 9	
			reekside C+ 8T.	
	13. Lixin Arno		S De. 817-994-9	
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The Mayor ,Brian Johnson, Kelly Turner(Councilor), Liz Carrington (Councilor who has missed 80% of City Meeting), George Campbell (City Manager, Kathy Moore (City Secretary) and the City Attorney (Wayne Olson) are conspiring to remove Sandra Lee (Councilor) by suppressing the will of the voter and not giving Sandra Lee adequate time to prepare a defense. Sandra Lee along with the other Councilors (Joplin and Gilley) were elected to lower water rates, research the suspected business dealing of the city and to take the City out of the development business.

Name	Address	Cell Phone	email
	\	. — -	4.4
1. FRED Chesney	304 Hilltop De Key	wedt Tx 76800	817-743-0182
2. DALE RICHES	302 Hoursof DR K	CONFINE TX 76060	17 79 27 CYO
3. Desaine Wood	SIDA: IITOP Dr KE	nucle le 1x 76060	817-572-2747
4. mary Wes	& 310/filltoples	Remedale TX 1006	6817-572-2747
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			The defendant, (name)		, is incorporated unde
			the laws of the State of (name)	WYSTERNAMIA	, and has its
			principal place of business in the	ne State of (name)	THE THE STATE AND ADMINISTRATION
			Or is incorporated under the law	NS of (foreign nation)	
			and has its principal place of bu	usiness in (name)	
			e than one defendant is named in nformation for each additional d		additional page providing the
	3.	The A	mount in Controversy		
			nount in controversy—the amount s more than \$75,000, not counting		
			and the second s		
					77 - 77 - 77 - 77 - 77 - 77 - 77 - 77
State	ement of	 Claim			
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Write facts was i include claim needed.	e a short a showing involved a ding the contact and writed. Where MAYOUR AREA TO A CONTACT A CO	and plain that each what dates and e a short e did the	plaintiff is entitled to the injunce each defendant did that caused to places of that involvement or co and plain statement of each clair events giving rise to your claim(state of the Tolthese of the Tolthe	tion or other relief sought. the plaintiff harm or violate induct. If more than one cla in in a separate paragraph. s) occur? NELER KELLYTIER HELER KELLYTIER	State how each defendant d the plaintiff's rights, aim is asserted, number each Attach additional pages if WEND CITY MANNEY (CITY ATTORNEY)
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Write facts was i include claim needed.	e a short a showing involved a ding the contact and writed. Where Vin You Contact Con	and plain that each and what dates and e a short did the BR BR BR BR BR BR BR BR BR BR BR BR BR	plaintiff is entitled to the injunce each defendant did that caused to places of that involvement or co and plain statement of each clair events giving rise to your claim (statement) of the Tolthesens of Court and Market Acons of Court and Court	tion or other relief sought. the plaintiff harm or violate induct. If more than one cla in in a separate paragraph. So occur? WELLER KELLYTURE TONLY REMOVE SEVENING DE	State how each defendant d the plaintiff's rights, aim is asserted, number each Attach additional pages if WERS CITY MANNEY). COR PHYSICAL COSTS C. 1846

Mayor, Brian Johnson, Councilor Kelly Turner, Councilor Liz Carrington, City Manager George Campbell, City Secretary Kathy Moore, and City Attorney Wayne Olson are conspiring to unconstitutionally remove our duly elected councilor Sandra Lee.

We elected Councilors Lee, Joplin, and Gilley to the City Council in May 2017, because the sitting City Councilors Turner, Carrington, Charles Overstreet, Mike Walker, Mayor Johnson, Former City Manager Bob Hart, and City Secretary Kathy Moore and City Attorney Wayne Olson, had incurred over \$18 million in debt by issuing bonds not approved by the voting public, which we believed was used for purposes counter to the best interest of the residents of the City. Our water rates had been significantly increased without explanation. We strongly suspected the revenue generated from those significantly increased in water rates was being used to promote a corrupt agenda

We asked the newly elected Councilors Lee, Joplin, and Gilley Council to investigate this and other suspected wrongdoings by former and current city officials, and to correct such wrongdoings, and to develop a transparent agenda designed for the best interest of the residents of the City, and no other.

City Charter 3.06(b) states:

Section 3.06 Vacancies and Forfeiture of Office

- (b) Forfeiture of Office. A Council member shall forfeit office if the member:
- (1) Lacks at any time during the term of office any qualification for the office prescribed
- by law or by this Charter;
- (2) Violates any express prohibition of this Charter;
- (3) Is convicted of a felony or any offense involving moral turpitude while in office; or
- (4) Fails to attend three (3) consecutive scheduled meetings without valid excuse, or fails
- to maintain an eighty (80) percent attendance record, excluding excused absences, for each elected year (including all scheduled budget and special meetings).
- (c) Declaration. Upon finding the occurrence of a condition of forfeiture, the Council must
- declare a vacancy at its next regular meeting and shall fill the vacancy as set forth in this

Charter.

(d) *Qualifications*. The Council shall be the judge of the qualifications of its members and

for these purposes shall have the power to subpoena witnesses and require the production of

records, but the decision of the Council in any case shall be subject to review by the courts.

(Ord. No. 590, § 1 (Exh. A), 2-15-16; Election 5-7-16)

On November 15 2017, Councilor Joplin asked City Manager Campbell for an attendance roster. The roster provided to Joplin reflected that Councilor Carrington had failed to maintain an eighty percent attendance record.

Accordingly, forfeiture of Councilor Carrington's council seat was added to the agenda for the December 18, 2017 council meeting.

Per the city charter, the council seat vacated by Carrington's forfeiture would then be filled by a majority vote of the remaining City council members, Lee, Joplin, Gilley and Turner.

On Friday December 15, 2017 at approximately 4:30 p.m. the agenda for the city council meeting for December 18, 2017 was published. Just added to the agenda was

XII. Decision Items

C. Determination of violation of 'Expressed' (should be Express) Prohibition of City Charter/Forfeiture of Office for Councilmember Sandra Lee, pursuant to section 3.06 of the City Charter.

The Express Prohibition referenced is delineated under section 3.05 of the City Charter which states:

Section 3.05 Prohibitions

(a) Holding Other Office. Except where authorized by law, no member of the City Council

shall hold any other City office or employment with the City, excluding boards, committees

and commissions, during the term for which the Council member was elected to the City

Council. No former member of the City Council shall hold any compensated appointed City

office or employment with the City for a period of two years after the expiration of the term of office.

Pro Se 2 (Rev. 12/16)	Complaint and Red	quest for Injunction
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C.	What are the facts underlying your claim(s)? (For example: What happened to you? Who did what?
	Was anyone else involved? Who else saw what happened?)

PLEASE SEE PRECEEDING SHEES

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

NESSER A EMERGENCY TEMPORANG INJUNCION
TO STOP THE MAYOR, CITY CUNCILMAN, & CITY MANAGER
FOR REMOVING SANDA LEE & GIVE HER TIME TO
PROPRE TO DEFENDITURESELY

THE SCHELUDED REMOVIAL FROM

OFFICE 15 5:30 CST PM

12/18/2017

VI. **Certification and Closing**

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

В.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: $\frac{12}{18}$
Signature of Plaintiff Printed Name of Plaintiff ALLEN RAY LARY ATKINS
For Attorneys
Date of signing:
Signature of Attorney
Printed Name of Attorney
Bar Number
Name of Law Firm
Street Address
State and Zip Code
Telephone Number
E-mail Address

JS 44 (Rev. 06/17) - TXND (Rev. 06/17)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANT	TS .	
				DEC 1 8 2017	•
		Tanan	-	DEC 10	TARRAT
(b) County of Residence of First Listed Plaintiff ARRANT			County of Residen	ce of First Listed Defendant	IARRANT
(E	EXCEPT IN U.S. PLAINTIFF CA	ASES)	NOTE: INLAND	EP ON U.S. PEADTHF EASY.	DNLY)
			THE TRA	CT OF LAND INVOLVED.	THE EOCATION OF
(c) Attorneys (Firm Name,	. Address, and Telephone Numbe	OF NONE	Attorneys (If Know	n)	
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4-17	V1006	- Y		,	
II. BASIS OF JURISD			HI CITIZENSHID OF	DDINCIDAL DADTIES	(Place an "X" in One Box for Plaintif
		me Box Only)	(For Diversity Cases Only		and One Box for Defendant)
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government	Not a Party)	Citizen of This State	PTF DEF 1 Incorporated or F	PTF DEF
i idillizi	(O.b. Government	noi a l'ariy)	CRIZER OF THIS STATE	of Business In	
☐ 2 U.S. Government	☐ 4 Diversity		Citizen of Another State	☐ 2 ☐ 2 Incorporated and	Principal Place
Defendant	(Indicate Citizensh	ip of Parties in Item III)		of Business In	Another State
FARE TRYIAL	G TO FILE A	1 BUERGEN	Citizen or Subject of a Foreign Country	□ 3 □ 3 Foreign Nation	□ 6 □ 6
IV. NATURE OF SUI	T (Place an "X" in In Front	PORARY	INTINCTION	6 Click here for: Nature	of Suit Code Descriptions.
CONDRACT			E CORTEGUERA DENAME	BANKRUPTCY	OMBESSIALUS
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY 310 Airplane	PERSONAL INJURY 365 Personal Injury -	✓ ☐ 625 Drug Related Seizure of Property 21 USC 88	☐ 422 Appeal 28 USC 158 1 ☐ 423 Withdrawal	☐ 375 False Claims Act ☐ 376 Qui Tam (31 USC
130 Miller Act	☐ 315 Airplane Product	Product Liability	☐ 690 Other	28 USC 157	3729(a))
☐ 140 Negotiable Instrument	Liability	☐ 367 Health Care/		HINNEY CO.	☐ 400 State Reapportionment
☐ 150 Recovery of Overpayment & Enforcement of Judgment		Pharmaceutical Personal Injury		PROPERTY RIGHTS 320 Copyrights	410 Antitrust 430 Banks and Banking
☐ 151 Medicare Act	☐ 330 Federal Employers'	Product Liability		☐ 830 Patent	☐ 450 Commerce
☐ 152 Recovery of Defaulted	Liability	☐ 368 Asbestos Personal		☐ 835 Patent - Abbreviated	☐ 460 Deportation
Student Loans (Excludes Veterans)	☐ 340 Marine ☐ 345 Marine Product	Injury Product Liability		New Drug Application 840 Trademark	☐ 470 Racketeer Influenced and Corrupt Organizations
153 Recovery of Overpayment		PERSONAL PROPER	TY LABOR		480 Consumer Credit
of Veteran's Benefits	☐ 350 Motor Vehicle	☐ 370 Other Fraud	☐ 710 Fair Labor Standards	☐ 861 HIA (1395ff)	☐ 490 Cable/Sat TV
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	☐ 371 Truth in Lending	Act	☐ 862 Black Lung (923)	☐ 850 Securities/Commodities/
☐ 190 Other Contract ☐ 195 Contract Product Liability	Product Liability ☐ 360 Other Personal	☐ 380 Other Personal Property Damage	☐ 720 Labor/Management Relations	☐ 863 DIWC/DIWW (405(g))☐ 864 SSID Title XVI	Exchange ☐ 890 Other Statutory Actions
193 Contract Product Liability 196 Franchise	Injury	☐ 385 Property Damage	740 Railway Labor Act	☐ 865 RSI (405(g))	☐ 891 Agricultural Acts
	☐ 362 Personal Injury -	Product Liability	☐ 751 Family and Medical		☐ 893 Environmental Matters
SECRETICATE PROPERTY	Medical Malpractice	PRISONER PETITION	Leave Act 5 790 Other Labor Litigation	TECHDERATE PASES (HE SEA	☐ 895 Freedom of Information Act
☐ 210 Land Condemnation	☐ 440 Other Civil Rights	Habeas Corpus:	790 Other Labor Engation 791 Employee Retirement	☐ 870 Taxes (U.S. Plaintiff	☐ 896 Arbitration
☐ 220 Foreclosure	441 Voting	☐ 463 Alien Detainee	Income Security Act	or Defendant)	☐ 899 Administrative Procedure
🗇 230 Rent Lease & Ejectment	☐ 442 Employment	☐ 510 Motions to Vacate		☐ 871 IRS—Third Party	Act/Review or Appeal of
240 Torts to Land	☐ 443 Housing/	Sentence		26 USC 7609	Agency Decision 950 Constitutionality of
☐ 245 Tort Product Liability ☐ 290 All Other Real Property	Accommodations 445 Amer. w/Disabilities -	☐ 530 General ☐ 535 Death Penalty	IMMIGRATION		State Statutes
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	☐ 446 Amer. w/Disabilities -				
	Other 448 Education	☐ 550 Civil Rights ☐ 555 Prison Condition	Actions		
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	i	atute under which you are	e filing (Do not cite jurisdictional :	statutes unless diversity):	
VI. CAUSE OF ACTION	ON Brief description of c	ausen Toul	111 1 154 000	4111	1/1/2/2/20
THE DECLINATION AND	WE KIGE!			SCY INSTUNCTIO	
VII. REQUESTED IN	CHECK IF THIS UNDER RULE 2	S IS A CLASS ACTION	DEMAND \$	·	y if demanded in complaint:
COMPLAINT:		, 1 .K.Cv.I .		JURY DEMAND	Yes No
VIII. RELATED CAS	SE(S) (See instructions):	On A	1. Km -	$\overline{}$	•
IF ANY	(Dec manaemona).	JUDGE (un seg/	DOCKET NUMBER _	
DATE		SIGNATURE OF ATT	ORNEY OF RECORD		
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FOR OFFICE USE ONLY					
RECEIPT # A	MOUNT	APPLYING IFP	JUDGE	MAG. JU	DGE