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By: Pauline; Bauer:  
executor  
PAULINE BAUER - VESSEL

Leave to file GRANTED  
*Trevor N. McFadden*  
TREVOR N. MCFADDEN  
United States District Judge  
9/24/21

UNITED STATES of  
UNITED STATES OF AMERICA

VS

Case # 21:CR-00386

PAULINE BAUER

MOTION TO DISMISS

Under Title 28 THE UNITED STATES DISTRICT COURT cannot adjudicate over Title 18 cases

Maxim of law - The Inclusion of one is the exclusion of others

Supreme Court BALZAC VS PUERTO RICO AMERICAN INSURANCE COMPANY VS. 356 BALES OF COTTON

18 USC 1572 - VOID FOR VAGUENESS - Judge Moss  
The Code was passed in 2002 during the shredding of evidence in the Enron Case  
Even George Bush said "This statute should not infringe on the Constitutional right to petition the government for a redress of Grievances. Judge Mehta ruled that this was not a Congressional Investigation or an official Proceeding"

Knowingly entered or remaining in a restricted building - How were we to know this was a restricted building? Is it not the people's house? Were there signs or sirens or anyone saying this was restricted  
Videos show officers inviting people in  
Entrapment, The FBI Ruled not a <sup>organized</sup> Sedition

I was allowed in The Capital as a child and during my senior trip. Joe Biden entered when he was 21. Was he arrested? We thought we were given a chance to exercise our 1st Amendment rights

1. Freedom of Religion
2. Freedom of Speech - I did not hold Trumps head like Kathy Griffin.
3. Freedom of Press - Facebook removed all livestreams and put people in FB Jail.
4. Freedom to Assemble
5. Freedom to Petition the government for a redress of grievances - stop the steal

Violent entry - under rules of evidence 602  
Where are the witnesses? I have witnesses that know I did not violently enter, as a matter of fact I was maced on & could not see. We were pushed from behind and locked inside and corralled like chattel.

Picketing + Parading - When Union workers wish to file a grievance for a redress they picket and parade - 1st Amendment

This entire case should be dismissed with prejudice due to inconsistencies in the prosecutors case. The search warrant didn't follow rule 4.1  
The Anonymous document from the phone call for the Criminal Complaint Search Warrant is not existent. The search warrant is dated the day before the Criminal Complaint. No Heds & Bounds + no inventory list. Case was closed in the Western District. Exculpatory evidence was excluded (Brady vs Maryland) for the Grand Jury Indictment. Double Indemnity

on this 23rd day of September, 2021  
By: Pauline Bower  
UCC 1-308