

60001014147.txt

Speaking and acting within ALL, ALL INCLUSIVE, my capacities, ALL INCLUSIVE, INCLUSIVE AND ESPECIALLY as

the SOLE Estate Administrator of the Delois Albert Brassell Estate (D-U-N-S Number 831823948 and active CAGE Code

5PAZ8) and the Robert James Brassell Estate (D-U-N-S Number 962019514 and active CAGE Code 64WJ9), ALL

INCLUSIVE, and as an actively-registered Verizon Communications common-stock shareholder, ALL INCLUSIVE:

Honorable Barack Hussein Obama II (via CAGE Code 64WJ9), ALL INCLUSIVE, i.e., President of the United States of

America ("POTUS"), ALL INCLUSIVE, and Commissioners and Chair of the United States Securities and Exchange

Commission ("U.S. SEC"), ALL INCLUSIVE, send in ALL, ALL INCLUSIVE, the metaphorical et al., ALL INCLUSIVE,

troops (PREFERABLY INCLUSIVE of the United States Department of Justice ("USDJ/U.S. DOJ"), aforementioned U.S.

SEC, United States Department of Defense ("USDOD/U.S. DOD/U.S. DoD") and White House Office ("WH/EOP") and

the rest of the Executive Office of the President ("EOP")), ALL INCLUSIVE, in regards to New York State Supreme civil

lawsuit case number 653084/2013 (venue is New York County) (URLs:

[https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=CaseInfo&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D&motion=M&docs=&adate=12/09/2014,](https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=CaseInfo&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D&motion=M&docs=&adate=12/09/2014)

[https://iapps.courts.state.ny.us/webcivill/FCASefiledDocsDetail?county_code=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D&txtIndexNo=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&showMenu=no&isPreRji=N,](https://iapps.courts.state.ny.us/webcivill/FCASefiledDocsDetail?county_code=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D&txtIndexNo=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&showMenu=no&isPreRji=N)

[https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=Motion&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D,](https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=Motion&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D)

[https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=Appearance&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D\) to](https://iapps.courts.state.ny.us/webcivill/FCASCaselinfo?parm=Appearance&index=%2FOX0JFnHQI_PLUS_01qz_PLUS_b5mgpQ%3D%3D&county=2QBjOYPURSPH0zdF%2F8oNHw%3D%3D)

FORCE same lawsuit and its resultant massive, complex, in-depth, labyrinthine and officially-preliminary financial et al., ALL

INCLUSIVE, multi-billion-U.S.-Dollar class-action settlement OUT, ALL INCLUSIVE, of

the New York State Judiciary and

INTO the United States Courts ("U.S. Courts") via the applicable and necessary United States District Court so as ALL, ALL

INCLUSIVE, of us Verizon Communications common-stock shareholders, inclusive of myself, can FINALLY, CORRECTLY

60001014147.txt

AND ON-THE-OPEN-RECORD receive our financial et al., ALL INCLUSIVE, restitution. The sheer magnitude,

complexities, depths, labyrinthine and multibillion-U.S.-Dollar amount of the stated-officially-preliminary financial et al., ALL

INCLUSIVE, settlement et al., ALL INCLUSIVE, SCREAMS for federal intervention, not to mention the allegedly

misshandled, still-disregarded, mistreated, thrown-around-by-both-the-stated-plaintiff-and-a-still-allegedly-obscure-objecting-

third-party massive, complex, in-depth, labyrinthine and officially-preliminary financial et al., ALL INCLUSIVE, multibillion-

U.S.-Dollar class-action settlement et al., ALL INCLUSIVE, over and regarding the allegedly over-priced late-2013 complete

takeover from Vodafone Group plc (NASDAQ ticker symbol: VOD) by Verizon Communications (NYSE ticker symbol: VZ

(for its publicly-traded common shares)) of Celco Partnership d/b/a Verizon Wireless via the aforementioned lawsuit and the

way ALL, ALL INCLUSIVE, of us Verizon common-stock shareholders, i.e., THOSE WHO ARE THE CLASS-ACTION

SETTLEMENT RECIPIENTS REGARDING have been deliberated, undeniably, probably illegally et al., ALL INCLUSIVE,

disregarded by the New York State Judiciary and all stated parties involved, apparently inclusive of the SEC and several other

federal agencies, all those major et al., ALL INCLUSIVE, individual shareholders who would be gypped, TO BE

ABSOLUTELY POLITE AND PROPER, out of their financial et al., ALL INCLUSIVE, restitution et al., ALL INCLUSIVE,

and way we shareholders have been disregarded and mistreated, AGAIN TO BE ABSOLUTELY POLITE AND PROPER.

Your intervention via federal intervention MUST BE DONE IMMEDIATELY, i.e., NOW, ALL INCLUSIVE, BEFORE

ANOTHER CALENDAR YEAR GOES BY USALL, AGAIN, AND WELL BEFORE THE 2015 PRESIDENTIAL

PRIMARIES AND PREFERABLY BEFORE THE 2015 MARTIN LUTHER KING DAY HOLIDAY (Monday, January

19, 2015). IMMEDIATELY, i.e., NOW, ALL INCLUSIVE, use whatever excuse you want, Barack II, U.S. SEC et al., ALL

INCLUSIVE, to force this lawsuit OUT of the New York State Judiciary via federal intervention: "national security",

"homeland security", U.S. SEC or/and presidential authority, U.S. SEC or/and presidential orders, U.S. SEC or/and

presidential directives etc., ALL INCLUSIVE, et al., ALL INCLUSIVE, but do it IMMEDIATELY, i.e., NOW, ALL

INCLUSIVE, BEFORE IT IS WAY PAST TOO LATE. Thank you.