

IN THE CIRCUIT COURT OF MADISON COUNTY, MISSISSIPPI

DAVID L. MERIDETH, M.D., J.D.
JIM DOES 1-100

PLAINTIFFS

vs.

FILED
MADISON COUNTY

2022-0063-JA

MAR 14 2022

VLADIMIR PUTIN,
JOHN DOES A-Z

ANITA WRAY, CIRCUIT CLERK
BY DP D.C.

DEFENDANTS

COMPLAINT

I. DESCRIPTION OF ACTION

1. Vladimir Putin (hereinafter Putin) is a “war criminal” for his vicious attack on the Ukrainian people on 24 February 2022. This is a civil action against Putin and his cronies, John Does A-Z. It is expected that the International Court in The Hague will address Putin, the criminal.

II. JURISDICTION AND VENUE

2. The Circuit Court of Madison County has jurisdiction under §9-7-81 of The Mississippi Code of 1972. Venue is proper in the Circuit Court of Madison County, Mississippi, under §11-11-3 of The Mississippi Code of 1972.

III. PARTIES

3. Plaintiff, David L. Merideth, M.D., J.D. (physician/attorney) (hereinafter referred to as “Merideth”) is an adult resident citizen of Madison County, Mississippi, with the address of P.O. Drawer 3220, Ridgeland, Madison County, Mississippi, 39158.

4. The Plaintiffs, Jim Does 1-100, are yet to be determined.

5. The Defendant, Putin, is an adult resident citizen of Moscow, in the country of Russia, who might be served deep inside a bunker, in the bowels of The Kremlin.

6. The Defendants, John Does A-Z, are yet to be determined.

IV. FACTS

7. On or about 24 February 2022, Putin invaded the sovereign country of Ukraine. He ordered his Generals to set in motion and advance a military buildup into neighboring Ukraine. As of today, 14 March 2022, Thousands of Ukrainian citizens, children, women, and men have died subsequent to Putin's intentional waging of war. Churches, hospitals, schools, airports, railways, roadways and bridges and residential dwellings have been obliterated. This is despite pleas to Putin from Ukrainian President Zelensky. Citizens of countries worldwide have joined in the movement to stop Putin. Over Two Million refugees have fled from Ukraine to other countries. Instead of having a heart and soul, Putin presses on, threatening the use of nuclear weapons. When in consultation with his advisors, Putin notably keeps his distance, sitting dozens of feet away, separate and alone. Understandably, he fears assassination from within.

8. The "ripple effect" of Putin's actions has spawned global chaos, instability, uncertainty, economic loss, and physical and mental pain and suffering. Gasoline is at a record high of approximately \$5.00 per gallon. Electric power is teetering toward collapse with Putin's attack on one of Ukraine's four nuclear power plants. (Chernobyl). As of today, over 20,000 volunteers are said to have crossed into Ukraine to join and fight Putin, the cowardly bastard of KGB fame.

V. STATEMENT OF CLAIMS AND ALLEGATIONS

Count 1- Negligence

9. The Plaintiffs adopt and incorporate herein by reference the aforesaid paragraphs one (1) through eight (8), inclusive.

10. Putin has been and continues to be negligent.

Count 2- Gross Negligence

11. The Plaintiffs adopt and incorporate herein by reference the aforesaid paragraphs one (1) through eight (8), inclusive.

12. Putin has been and continues to be grossly negligent.

Count 3 – Recklessness

13. The Plaintiffs adopt and incorporate herein by reference the aforesaid paragraphs one (1) through eight (8), inclusive.

14. Putin has been and continues to be reckless.

Count 4 – Intentional War Mongering

15. The Plaintiffs adopt and incorporate herein by reference the aforesaid paragraphs one (1) through eight (8), inclusive.

16. Putin has been and continues to be intentionally war mongering.

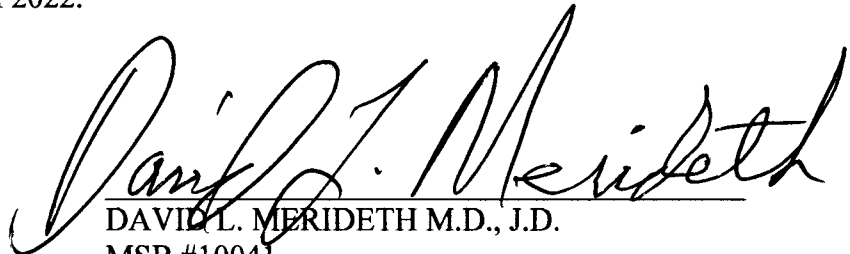
VI. DAMAGES AND PRAYER FOR RELIEF

WHEREFORE, PREMISES CONSIDERED, Plaintiffs pray for the following relief and damages:

17. Plaintiffs request a judgment against Putin in the amount of \$10,000,000,000 (Ten Billion Dollars).

18. Plaintiffs request an award of damages in an amount reasonable and rational.
19. Plaintiffs request punitive damages.
20. Plaintiffs request all damages allowed under the laws of The State of Mississippi.
21. Plaintiffs request attorneys' fees and expenses and pre and post judgment interest.
22. Plaintiffs request such other and further relief as the Court deems just and proper under the facts and circumstances.

RESPECTFULLY SUBMITTED ON INFORMATION AND BELIEF THIS
THE 14th DAY OF MARCH 2022.

A handwritten signature in black ink, reading "David L. Merideth". The signature is written in a cursive style with a horizontal line underneath the name.

DAVID L. MERIDETH M.D., J.D.
MSB #10041
PRO SE

OF COUNSEL:
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State of Mississippi
 Madison County

***** RE-PRINT *****

Case #	CI-2022-0063	Acct #	Paid By	Rct#	94966
		CV CLERK'S FEE		85.00	
		CV LAW LIBRARY		2.50	
		CV COURT REPORTER TAX		10.00	
		CV COURT EDUCATION		2.00	
		CV COURT ADMINISTRATOR		2.00	
		CV CIVIL LEGAL ASSISTANCE FUND		5.00	
		CV COMPREHENSIVE ELECTRONIC CT		10.00	
		CV JURY TAX		3.00	
		CV CONSTITUENTS FE		.50	
		CV RECORDS MANAGEMENT PROGRAM		1.00	
		CV-JUDICIAL SYS OPERATION FUND		40.00	
				=====	
Total				\$	161.00

Payment received from DAVID MERIDETH

Transaction 101918 Received 3/14/2022 at 13:20 Drawer 1 I.D. DENDY

Current Balance Due \$0.00 Receipt Amount \$ 161.00

By _____ D.C. ANITA WRAY, Circuit Clerk

Case # CI-2022-0063 Acct # Paid By Rct# 94966



MADISON COUNTY CIRCUIT CIVIL

Your payment was successful
Approval - Approved and completed

Transaction Summary
Payment Method: AMEX 5000
Card Holder: MERIDETH/DAVID L
Transaction ID: 36171832
Auth Code: 582860
Result: 0
Card Present: Yes
ClerkNumber: db

Payment Summary
Invoice #:
Shipping: 0.00
Subtotal: 161.00
Tax: 0.00
Service Fee: 3.78
Total: 161.00
Total w/Service Fee: 164.78
3/14/2022 12:10 PM

Signature _____

I AGREE TO PAY THE ABOVE TOTAL AMOUNT WITH SERVICE FEE ACCORDING TO THE CARD ISSUER AGREEMENT.