Now comes the continuing saga of Thomas David: House of Deegan. He remains incarcerated in the North Central Regional Jail in Doddridge County West Virginia. I use the term West Virginia loosely because recent documents received from the Wood County prosecutor, Jason Wharton, show several disturbing facts.

<<...>>

The first item that needs to be addressed is the Certificate of Insurance provided. It shows that the "Producer" is

Risk Management Programs, Inc.

1315 Franklin Road SW

Roanoke, VA 24016

Further, it shows that the insured, and this is huge... is

**Bedford County** 

122 E. Main st.

Bedford, VA 24523

In addition, it shows the Certificate holder is

**Virginia Department of Criminal Justice** 

PO Box 1300

Richmond, VA 23218

Moving along, you will notice the company or entity affording coverage is Virginia Association of Counties Group Self-Insurance Risk Pool.

What looks like an official response from the Wood County WV Prosecutor is either a completely fabricated, fraudulent document or an acknowledgement that WV doesn't exist in reality. Nowhere on the Certificate is West Virginia Mentioned.

Let's do a quick review. The request I made was for the Certificate of insurance for Wood County, West Virginia. Also requested was the Oath and Bond for the

Wood County Commissioners, Judge Reed and Magistrate Waters along with the Sheriff. What we have been given is a document that is either proof that West Virginia is completely without lawful liability insurance, you know, the kind that involves an actual insurance company, with a claims department, or a document created in fraud. Prosecutor Wharton took it upon himself to provide this. So far, nothing has been received concerning the Judge, Magistrate or Sheriff and according to the response by Mr. Wharton, no further documents will be forthcoming. If I am dissatisfied with the response, he states, it is to be taken up with the Wood County Circuit Court Judge.

Now comes another glaring problem. On Jan. 5 of this year, Wood County, WV Commissioner Robert K. Tebay took his Oath and swore to it himself. No other Oath is sworn to by the same person taking it except for his. By doing so, he invalidated his own Oath and has been posing as a Commissioner ever since.

Nowhere in the Oath document will you find any mention of a Constitutionally mandated Bond, for any of the Oaths provided. Nowhere in the COI will you find reference to these Surety Bonds. Is it part of their "Crime insurance"? Regardless, this very important piece of information is missing and without said Bond, the offices in question remain vacant as per the West Virginia Code.

If you have a dispute with a self-insured plan, state regulatory agencies like the Bureau of Insurance will not be able to formally assist you, because ERISA gives the federal government exclusive regulatory jurisdiction over self-insured plans. Since there is no insurance contract between the employer and administrator in a self-insured plan, the Bureau of Insurance cannot intervene because it only regulates insurance companies.

## http://www.scc.virginia.gov/boi/omb/selfins tips.aspx

Bedford County by virtue of this document, is entirely self-insured which is completely unregulated by any State agency. Bedford County VA is NOT Wood County WV which is what was requested. Prosecutor Wharton sent the same documentation to four individuals. I do not know what the others wrote so the question begs to be asked... why was one combined response, with the names of those seeking documents, given?

So, there you have it. Either Wood County WV is without any declared, lawfully mandated insurance and Bonds or it is still part of Virginia. Without said Bonds, No elected or appointed officials lawfully occupy the seats they are in and everything they've done, for as long as this situation has been allowed to continue, is completely NULL and VOID. This strips any supposed immunity

and personal liability for the imposters making them liable for all actions performed while impersonating Public Officials.

So tell me dear friends and those in WV receiving this, has Thomas Deegan been right all along? Are there no lawful Public servants operating in WV? This is the only conclusion one can draw when reviewing these documents. Wood County is a rogue corporate system that must be shut down until and unless it can become lawfully compliant. Then the good people of that county can seek whatever restitution they deem appropriate. Restitution I might add, that can only come from the assets of those involved and their spouses. No bond, no insurance, no protection for the people.

What recourse do the people of WV have when the Courts and law enforcement take extra lawful means to prosecute Thomas for exercising his Constitutionally (State and Federal) protected unalienable right to free speech. Thomas harmed no one. He spoke only the truth as he and now many others know it. For doing so he has suffered physical harm to himself and his property. What harm has the Wood County Law enforcement suffered?

Across the land a term keeps popping up that is unique to law enforcement, the media and judicial personnel. It is one that they use to slander people like Thomas. It is, "Sovereign citizen". Research the term. Thomas never said he was a "Sovereign citizen". Putting words like that into court record are an affront to sensibility. Those two words cannot go together yet the three groups noted continue foster this lie.

From the DOJ itself... if you see something, say something. I see it and I'm reporting it. So also did Thomas.

carl alfred: House of Swensson