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Declaration of Service

We, Phil Hudok and Lynn Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, caused to be served in hand, true, accurate and complete copies of the following documents filed into Original Jurisdiction, Original Venue and Original Law Form Pursuant to the Creator' Laws and Ezekiel 44:24, St. Luke 16:13, Romans 8:16,17 and 13:8-10 and Acts 5:27 and 25, to be placed into purported Case #'s 11-F-101, 15-M54F-00463, 15-B-328 and 16-F-25 all within a defaulted and dishonored commercial, corporate and military system, not an alleged statutory court of record of limited jurisdiction, for an alleged CIRCUIT COURT to wit:

- 1. State Codes on definition of "person"; (page 415)
- 2. Sept. 24 WOOD COUNTY 911; (page 430)
- 3. Refused for Cause w/o Dishonor the Feb. 22, 2016 Communication from purported Judge Reed; (page 435)
- 4. Refused for Cause w/o Dishonor; (page 437)
- 5. NOTICE and DEMAND for Immediate Recusal, Notice and Demand for Filing and Re-filing of all Documents in Law of any nature and kind by Thomas David House of Deegan; (page 443)
- 6. NOTICE and DECLARATION of a real man created in the image of my Heavenly Father, Thomas David House of Deegan; (page 449)
- 7. DEMAND and NOTICE for witness/victim subpoenas, service thereof and the production of those thereon; (page 452)
- 8. May 22, 2015 Case Filed in purported WEST VIRGINIA SUPREME COURT OF APPEALS; (page 457)
- 9. Refusal for Cause w/o Dishonor of SCHEDULING ORDER for Case Number 15-0491, WEST VIRGINIA SUPREME COURT OF APPEALS; (page 494)
- 10. JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS for Case Number 15-0491; (page 507)
- 11. Affirmed Affidavit, Declaration and Testimony of Self-Evident Truth and Absolute Facts and Correction of JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS for Case Number 15-0491; (page 516)
- 12. Refused for Cause w/o Dishonor of Order Refusing Case Number 15-0491, WEST VIRGINIA SUPREME COURT OF APPEALS; (page 528)
- Amended Case Number 15-0491, WEST VIRGINIA SUPREME COURT OF APPEALS Filed Sept. 4, 2015;
 (page 531)

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To Jeffrey B. Reed purported Judge County of Wood

Wood County Judicial Building 2 Government Square, Room 221 Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.
I, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my
knowledge and ability, so help me God.
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.
I, under full liability and complete transparency, declare and attest that
the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my
knowledge and ability, so help me God.
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

Declaration of Service

43 6

We, Phil Hudok and Lynn Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, caused to be served in hand, true, accurate and complete copies of the following documents filed into Original Jurisdiction, Original Venue and Original Law Form Pursuant to the Creator' Laws and Ezekiel 44:24, St. Luke 16:13, Romans 8:16,17 and 13:8-10 and Acts 5:27 and 25, to be placed into purported Case #'s 11-F-101, 15-M54F-00463, 15-B-328 and 16-F-25 all within a defaulted and dishonored commercial, corporate and military system, not an alleged statutory court of record of limited jurisdiction, for an alleged CIRCUIT COURT to wit:

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- 13. Amended Case Number 15-0491, WEST VIRGINIA SUPREME COURT OF APPEALS Filed Sept. 4, 2015; (page 531)

To Samuel C. Rogers, purported Assistant Prosecutor COUNTY OF WOOD

Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

and to all agents, principals, assigns and successors thereto, thereof and therefrom.
I,, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my
knowledge and ability, so help me God.
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen. I,
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

Declaration of Service

We, Phil Hudok and Lynn Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, caused to be served in hand, true, accurate and complete copies of the following documents filed into Original Jurisdiction, Original Venue and Original Law Form Pursuant to the Creator' Laws and Ezekiel 44:24, St. Luke 16:13, Romans 8:16,17 and 13:8-10 and Acts 5:27 and 25, to be placed into purported Case #'s 11-F-101, 15-M54F-00463, 15-B-328 and 16-F-25 all within a defaulted and dishonored commercial, corporate and military system, not an alleged statutory court of record of limited jurisdiction, for an alleged CIRCUIT COURT to wit:

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To Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building 2 Government Square, Room 131 Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.
I,, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my
knowledge and ability, so help me God.
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen. I,
Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

February, 22 2016

Note: WV Code updated with legislation passed through the <u>2015 Regular Session</u>
The WV Code Online is an unofficial copy of the annotated WV Code, provided as a convenience. It has NOT been edited for publication, and is not in any way official or authoritative.

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CHAPTER 2. COMMON LAW, STATUTES, LEGAL HOLIDAYS, DEFINITIONS AND LEGAL CAPACITY.

ARTICLE 2. LEGAL HOLIDAYS; SPECIAL MEMORIAL DAYS; CONSTRUCTION OF STATUTES; DEFINITIONS.

§2-2-10. Rules for construction of statutes.

The following rules shall be observed in the construction of statutes, unless a different intent on the part of the Legislature be apparent from the context:

- (a) A word importing the singular number only may be applied to several persons or things, as well as to one person or thing; a word importing the plural number only may be applied to one person or thing as well as to several; and a word importing the masculine gender only may be applied to females as well as males;
- (i) The word "person" or "whoever" shall include corporations, societies, associations and partnerships, if not restricted by the context;

 $\underline{www.legis.state.wv.us/legisdocs/code/02/WVC\%20\%202\%20\%20-\%20\%202\%20\%20-\%20\%2010\%20\%20.htm-11k-2008-03-03$

CHAPTER 3. ELECTIONS.

ARTICLE 8. REGULATION AND CONTROL OF ELECTIONS.

§3-8-1a. Definitions.

As used in this article, the following terms have the following definitions:

(20) "Person" means an individual, corporation, partnership, committee, association and any other organization or group of individuals.

 $\underline{www.legis.state.wv.us/legisdocs/code/03/WVC\%20\%203\%20\%20-\%20\%208\%20\%20-\%20\%203\%20\%201\%20A.htm-16k-2010-11-01$

CHAPTER 5. GENERAL POWERS AND AUTHORITY OF THE GOVERNOR, SECRETARY OF STATE AND ATTORNEY GENERAL; BOARD OF PUBLIC WORKS; MISCELLANEOUS AGENCIES, COMMISSIONS, OFFICES, PROGRAMS, ETC.

ARTICLE 11. HUMAN RIGHTS COMMISSION.

§5-11-3. Definitions.

When used in this article:

(a) The term "person" means one or more individuals, partnerships, associations, organizations, corporations, labor organizations, cooperatives, legal representatives, trustees in bankruptcy, receivers and other organized groups of persons;

<u>www.legis.state.wv.us/legisdocs/code/05/WVC%20%205%20%20-%2011%20%20-%20%20%203%20%20.htm</u> - 5k - 2008-03-03

CHAPTER 5. GENERAL POWERS AND AUTHORITY OF THE GOVERNOR, SECRETARY OF STATE AND ATTORNEY GENERAL; BOARD OF PUBLIC WORKS; MISCELLANEOUS AGENCIES, COMMISSIONS, OFFICES, PROGRAMS, ETC.

ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES INSURANCE ACT.

§5-16-2. Definitions.

The following words and phrases as used in this article, unless a different meaning is clearly indicated by the context, have the following meanings:

(6) "Person" means any individual, company, association, organization, corporation or other legal entity, including, but not limited to, hospital, medical or dental service corporations; health maintenance organizations or similar organization providing prepaid health benefits; or individuals entitled to benefits under the provisions of this article.

 $\underline{www.legis.state.wv.us/legisdocs/code/05/WVC\%20\%205\%20\%20-\%2016\%20\%20-\%20\%20\%20\%20.htm} - 10k - 2008-10-09$

CHAPTER 5. GENERAL POWERS AND AUTHORITY OF THE GOVERNOR, SECRETARY OF STATE AND ATTORNEY GENERAL; BOARD OF PUBLIC WORKS; MISCELLANEOUS AGENCIES, COMMISSIONS, OFFICES, PROGRAMS, ETC.

ARTICLE 11A. WEST VIRGINIA FAIR HOUSING ACT.

§5-11A-3. Definitions.

As used in this article:

(d) "Person" includes one or more individuals, corporations, partnerships, associations, labor organizations, legal representatives, mutual companies, joint-stock companies, trusts, unincorporated organizations, trustees, trustees in cases under Title 11 of the United States Code, receivers and fiduciaries;

 $\underline{www.legis.state.wv.us/legisdocs/code/05/WVC\%20\%205\%20\%20-\%2011\%20A-\%20\%20\%203\%20\%20.htm} - 6k - 2014-09-18$

CHAPTER 5A. DEPARTMENT OF ADMINISTRATION.

ARTICLE 3C. PHARMACEUTICAL AVAILABILITY AND AFFORDABILITY ACT OF 2004. §5A-3C-3. Definitions.

In this article:

(8) "Person" means any natural person or persons or any corporation, partnership, company, trust or association of persons.

 $\underline{www.legis.state.wv.us/legisdocs/code/05a/WVC\%20\%205\%20A-\%20\%203\%20C-\%20\%203\%20\%20.htm} - 6k-2008-03-03$

CHAPTER 5D. PUBLIC ENERGY AUTHORITY ACT. ARTICLE 1. PUBLIC ENERGY AUTHORITY OF THE STATE OF WEST VIRGINIA.

§5D-1-3. Definitions.

As used in this article, unless the context clearly requires a different meaning:

(12) "Person" means any public or private corporation, institution, association, firm or company organized or existing under the laws of this or any other state or country; the United States or the state of West Virginia; any federal or state governmental agency; political subdivision; county commission; municipality; industry; public service district; partnership; trust; estate; person or individual; and group of persons or individuals acting individually or as a group or any other legal entity whatever.

www.legis.state.wv.us/legisdocs/code/05d/WVC%20%205%20D-%20%201%20%20-%20%203%20%20.htm - 9k - 2008-03-03

ARTICLE 30. WEST VIRGINIA HEALTH CARE DECISIONS ACT. §16-30-3. Definitions.

For the purposes of this article:

(t) "Person" means an individual, a corporation, a business trust, a trust, a partnership, an association, a government, a governmental subdivision or agency or any other legal entity.

www.legis.state.wv.us/legisdocs/code/16/WVC%2016%20%20-%2030%20%20-%20%20%203%20%20.htm - 10k - 2008-03-03

CHAPTER 60A. UNIFORM CONTROLLED SUBSTANCES ACT. ARTICLE 8. WHOLESALE DRUG DISTRIBUTION LICENSING ACT OF 1991.

Acts, 2012 Reg. Sess., Ch. 203. **§60A-8-5. Definitions**.

As used in this article:

(j) "Person" means any individual, partnership, association, limited liability company, corporation or other entity.

 $\underline{www.legis.state.wv.us/legisdocs/code/60a/WVC\%2060\%20A-\%20\%208\%20\%20-\%20\%20\%205\%20\%20.htm} - 10k-2012-09-21$

CHAPTER 19. AGRICULTURE.

ARTICLE 10A. THE WEST VIRGINIA EGG MARKETING LAW OF 1998. §19-10A-2. Definitions.

(o) "Person" means any partnership, association, business trust, corporation or any organized group of persons, whether incorporated or not.

www.legis.state.wv.us/legisdocs/code/19/WVC%2019%20%20-%2010%20A-%20%20%20%20%20.htm - 5k - 2008-03-03

CHAPTER 60. STATE CONTROL OF ALCOHOLIC LIQUORS. ARTICLE 3A. SALES BY RETAIL LIQUOR LICENSEES. §60-3A-4. Definitions.

(p) "Person" means an individual, firm, corporation, association, partnership, limited partnership, limited liability company or other entity, regardless of its form, structure or nature.

www.legis.state.wv.us/legisdocs/code/60/WVC%2060%20%20-%20%203%20A-%20%20%204%20%20.htm - 6k - 2015-07-07

CHAPTER 40. ACTS VOID AS TO CREDITORS AND PURCHASERS.

ARTICLE 1A. UNIFORM FRAUDULENT TRANSFERS ACT.

§40-1A-1. Definitions.

As used in this article:

(i) "Person" means an individual, partnership, corporation, association, organization, government or governmental subdivision or agency, business trust, estate, trust or any other legal or commercial entity.

 $\underline{www.legis.state.wv.us/legisdocs/code/40/WVC\%2040\%20\%20-\%20\%201\%20A-\%20\%201\%20\%20.htm} - 6k-2008-03-03$

CHAPTER 22C. ENVIRONMENTAL RESOURCES; BOARDS, AUTHORITIES, COMMISSIONS AND COMPACTS.

ARTICLE 8. SHALLOW GAS WELL REVIEW BOARD.

§22C-8-2. Definitions.

As used in this article:

(17) "Person" means any natural person, corporation, firm, partnership, partnership association, venture, receiver, trustee, executor, administrator, guardian, fiduciary or other representative of any kind, and includes any government or any political subdivision or any agency thereof; www.legis.state.wv.us/legisdocs/code/22/WVC%2022%20C-%20%208%20%20-%20%20%20%20%20-htm - 7k - 2012-08-27

CHAPTER 36. ESTATES AND PROPERTY. ARTICLE 7. UNIFORM TRANSFERS TO MINORS ACT. §36-7-1. Definitions.

In this article:

(12) "Person" means an individual, corporation, organization or other legal entity.
www.legis.state.wv.us/legisdocs/code/36/WVC%2036%20%20-%20%207%20%20-%20%2036%20%20-htm - 3k - 2008-03-03

CHAPTER 33. INSURANCE. ARTICLE 41. PRIVILEGES AND IMMUNITY. §33-41-2. Definitions.

As used in this article:

(8) "Person" means an individual, a corporation, a limited liability company, a partnership, an association, a joint stock company, a trust, trustees, an unincorporated organization, or any similar business entity or any combination of the foregoing. "Person" also includes hospital service corporations, medical service corporations and dental service corporations as defined in article twenty-four of this chapter, health care corporations as defined in article twenty-five of this chapter, or a health maintenance organization organized pursuant to article twenty-five-a of this chapter; www.legis.state.wv.us/legisdocs/code/33/WVC%2033%20%20-%2041%20%20-%20%20%20%20%20.htm - 6k - 2008-03-03

CHAPTER 33. INSURANCE.

ARTICLE 12. INSURANCE PRODUCERS AND SOLICITORS.

§33-12-2. Definitions.

For the purpose of this article:

(n) "Person" means an individual or a business entity.
www.legis.state.wv.us/legisdocs/code/33/WVC%2033%20%20-%2012%20%20-%20%20%20%20%20.htm - 6k - 2008-03-03

CHAPTER 61. CRIMES AND THEIR PUNISHMENT. ARTICLE 8A. PREPARATION, DISTRIBUTION OR EXHIBITION OF OBSCENE MATTER TO MINORS.

§61-8A-1. Definitions.

When used in this article, the following words, and any variations thereof required by the context, shall have the meaning ascribed to them in this section:

(m) "Person" means any adult, partnership, firm, association, corporation or other legal entity. www.legis.state.wv.us/legisdocs/code/61/WVC%2061%20%20-%20%208%20A-%20%20%201%20%20.htm - 6k - 2012-09-21

CHAPTER 36. ESTATES AND PROPERTY.

ARTICLE 8. UNIFORM UNCLAIMED PROPERTY ACT.

§36-8-1. Definitions.

As used in this article:

(12) "Person" means an individual, business association, financial organization, estate, trust, government, governmental subdivision, agency or instrumentality, or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/36/WVC%2036%20%20-%20%208%20%20-%20%20%201%20%20.htm - 7k - 2008-02-28

CHAPTER 31B. UNIFORM LIMITED LIABILITY COMPANY ACT.

ARTICLE 1. GENERAL PROVISIONS.

§31B-1-101. Definitions.

In this chapter:

(17) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality or any other legal or commercial entity.

<u>www.legis.state.wv.us/legisdocs/code/31b/WVC%2031%20B-%20%201%20%20-%20101%20%20.htm</u> - 6k - 2008-03-03

CHAPTER 37. REAL PROPERTY.

ARTICLE 6A. RESIDENTIAL RENTAL SECURITY DEPOSITS. §37-6A-1. Definitions.

When used in this article, unless expressly stated otherwise:

(9) "Person" means any individual, group of individuals, corporation, partnership, business trust, association or other legal entity, or any combination thereof.

www.legis.state.wv.us/legisdocs/code/37/WVC%2037%20%20-%20%206%20A-%20%20%201%20%20.htm - 6k - 2011-09-27

CHAPTER 31. CORPORATIONS.

ARTICLE 17. WEST VIRGINIA RESIDENTIAL MORTGAGE LENDER, BROKER AND SERVICER ACT. §31-17-1. Definitions and general provisions.

As used in this article:

(I) "Person" means an individual, partnership, association, trust, corporation or any other legal entity, or any combination thereof;

 $\underline{www.legis.state.wv.us/legisdocs/code/31/WVC\%2031\%20\%20-\%2017\%20\%20-\%20\%20\%201\%20\%20.htm} - 8k - 2014-09-18$

CHAPTER 31. CORPORATIONS.

ARTICLE 17A. WEST VIRGINIA SAFE MORTGAGE LICENSING ACT.

§31-17A-2. Definitions.

As used in this article:

(I) "Person" means a natural person, corporation, company, limited liability company, partnership or association:

 $\underline{www.legis.state.wv.us/legisdocs/code/31/WVC\%2031\%20\%20-\%2017\%20A-\%20\%20\%20\%20\%20.htm} - 9k-2014-09-18$

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 27. ENVIRONMENTAL GOOD SAMARITAN ACT.

§22-27-3. Definitions.

As used in this article unless used in a context that clearly requires a different meaning, the term:

(j) "Person" means a natural person, partnership, association, association members, corporation, an agency, instrumentality or entity of federal or state government or other legal entity recognized by law as the subject of rights and liabilities.

 $\underline{www.legis.state.wv.us/legisdocs/code/22/WVC\%2022\%20\%20-\%2027\%20\%20-\%20\%20\%203\%20\%20.htm} - 5k-2008-03-03$

CHAPTER 32A. LAND SALES; FALSE ADVERTISING; ISSUANCE

AND SALE OF CHECKS, DRAFTS, MONEY ORDERS, ETC.

ARTICLE 2. CHECKS AND MONEY ORDER SALES, MONEY TRANSMISSION SERVICES, TRANSPORTATION AND CURRENCY EXCHANGE.

§32A-2-1. Definitions.

(10) "Person" means any individual, partnership, association, joint stock association, limited liability company, trust or corporation.

www.legis.state.wv.us/legisdocs/code/32a/WVC%2032%20A-%20%20%20%20-%20%20%201%20%20.htm - 5k - 2014-09-18

CHAPTER 47. REGULATION OF TRADE.

ARTICLE 22. UNIFORM TRADE SECRETS ACT.

§47-22-1. Definitions.

As used in this article, unless the context requires otherwise:

(c) "Person" means a natural person, corporation, business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency or any other legal or commercial entity. www.legis.state.wv.us/legisdocs/code/47/WVC%2047%20%20-%2022%20%20-%20%20%201%20%20.htm - 3k - 2008-03-03

CHAPTER 24A. COMMERCIAL MOTOR CARRIERS.

ARTICLE 1. PURPOSES, DEFINITIONS AND EXEMPTIONS.

§24A-1-2. Definitions.

As used in this chapter:

(11) "Person" means and includes any individual, firm, copartnership, corporation, company, association or joint-stock association, and includes any trustee, receiver, assignee or personal representative thereof;

<u>www.legis.state.wv.us/legisdocs/code/24a/WVC%2024%20A-%20%201%20%20-%20%20%20%20.htm</u> - 5k - 2008-03-03

CHAPTER 55. ACTIONS, SUITS AND ARBITRATION;

JUDICIAL SALE.

ARTICLE 7D. GOOD SAMARITAN FOOD DONATION ACT.

§55-7D-2. Definitions.

As used in this section:

(j) "Person" means an individual, corporation, partnership, organization, association or governmental entity, including a retail grocer, wholesaler, hotel, motel, manufacturer, restaurant, caterer, farmer, nonprofit food distributor or hospital. In the case of a corporation, partnership, organization, association or governmental entity, the term includes an officer, director, partner, deacon, trustee, council member or other elected or appointed individual responsible for the governance of the entity.

www.legis.state.wv.us/legisdocs/code/55/WVC%2055%20%20-%20%207%20D-%20%20%20%202%20%20.htm - 4k - 2008-03-03

CHAPTER 32B. THE WEST VIRGINIA COMMODITIES ACT. ARTICLE 1. GENERAL PROVISIONS. §32B-1-1. Definitions.

(I) "Person" means an individual, a corporation, a partnership, association, a joint-stock company, a trust where the interests of the beneficiaries are evidenced by a security, an unincorporated organization, a government or a political subdivision of a government. "Person" does not include a contract market designated by the commodity futures trading commission, any clearinghouse of that commission, a national securities exchange registered with the securities and exchange commission, or any employee, officer or director of such contract market, clearinghouse or exchange acting solely in that capacity. www.legis.state.wv.us/legisdocs/code/32b/WVC%2032%20B-%20%201%20%20-%20%2032020.htm - 7k - 2008-03-03

CHAPTER 48. DOMESTIC RELATIONS. ARTICLE 20. UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT. §48-20-102. Definitions.

(I) "Person" means an individual; corporation; business trust; estate; trust; partnership; limited liability company; association; joint venture; government, governmental subdivision, agency or instrumentality; public corporation; or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/48/WVC%2048%20%20-%2020%20%20-%20102%20%20.htm - 5k - 2008-03-03

CHAPTER 24C. UNDERGROUND FACILITIES DAMAGE PREVENTION.

ARTICLE 1. ONE-CALL SYSTEM.

§24C-1-2. Definitions.

As used in this chapter, unless the context clearly requires a different meaning:

(j) "Person" means any individual, firm, joint venture, partnership, corporation, association, state agency, county, municipality, cooperative association or joint stock association, and any trustee, receiver, assignee, agency or personal representative thereof.

<u>www</u>.legis.state.wv.us/legisdocs/code/24c/WVC%2024%20C-%20%201%20%20-%20%20%202%20%20.htm - 6k - 2008-02-28

CHAPTER 36B. UNIFORM COMMON INTEREST OWNERSHIP ACT.

ARTICLE 1. GENERAL PROVISIONS.

PART I. DEFINITIONS AND OTHER GENERAL PROVISIONS.

§36B-1-103. Definitions.

In the declaration and bylaws (section one hundred six, article three of this chapter), unless specifically provided otherwise or the context otherwise requires, and in this chapter:

(22) "Person" means an individual, corporation, business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency, or other legal or commercial entity. In the case of a trust, the corpus of which is real estate, however, "person" means the beneficiary of the trust rather than the trust or the trustee.

 $\underline{www.legis.state.wv.us/legisdocs/code/36b/WVC\%2036\%20B-\%20\%201\%20\%20-\%20103\%20\%20.htm} - 14k-2008-03-03$

CHAPTER 22C. ENVIRONMENTAL RESOURCES; BOARDS, AUTHORITIES, COMMISSIONS AND

ARTICLE 4. COUNTY AND REGIONAL SOLID WASTE AUTHORITIES. §22C-4-2. Definitions.

Unless the context clearly requires a different meaning, as used in this article, the terms:

(h) "Person" means any industrial user, public or private corporation, institution, association, firm or company organized or existing under the laws of this or any other state or country; the state of West Virginia; governmental agency, including federal facilities; political subdivision; county commission; municipal corporation; industry; sanitary district; public service district; drainage district; soil conservation district; watershed improvement district; partnership; trust; estate; person or individual; group of persons or individuals acting individually or as a group; or any legal entity whatever.

www.legis.state.wv.us/legisdocs/code/22c/WVC%2022%20C-%20%204%20%20-%20%20%20%20%20.htm - 8k - 2008-03-03

CHAPTER 22A. MINERS' HEALTH, SAFETY AND TRAINING.

ARTICLE 1. OFFICE OF MINERS' HEALTH, SAFETY AND TRAINING; ADMINISTRATION; ENFORCEMENT. §22A-1-2. Definitions.

Unless the context in which used clearly requires a different meaning, the following definitions apply to this chapter:

(10) Person: The term "person" means any individual, partnership, association, corporation, firm, subsidiary of a corporation or other organization.

 $\underline{www.legis.state.wv.us/legisdocs/code/22a/WVC\%2022\%20A-\%20\%201\%20\%20-\%20\%20\%20\%20.htm} - 15k - 2008-02-28$

CHAPTER 24D. CABLE TELEVISION.
ARTICLE 1. CABLE TELEVISION SYSTEMS ACT. §24D-1-2. Definitions.

As used in this chapter:

(15)"Person" means an individual, partnership, association, joint stock company, trust, corporation or governmental agency.

www.legis.state.wv.us/legisdocs/code/24d/WVC%2024%20D-%20%20%20%20-%20%20%20%20%20.htm - 4k - 2008-03-03

CHAPTER 60A. UNIFORM CONTROLLED SUBSTANCES ACT.

ARTICLE 1. DEFINITIONS.

§60A-1-101. Definitions.

As used in this act:

(u) "Person" means individual, corporation, government or governmental subdivision or agency, business trust, estate, trust, partnership or association, or any other legal entity.

www.legis.state.wv.us/legisdocs/code/60a/WVC%2060%20A-%20%201%20%20-%20101%20%20.htm - 11k - 2014-09-18

CHAPTER 39A. ELECTRONIC COMMERCE.

ARTICLE 1. UNIFORM ELECTRONIC TRANSACTIONS ACT.

§39A-1-2. Definitions.

In this chapter:

(12) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, governmental agency, public corporation or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/39a/WVC%2039%20A-%20%201%20%20-%20%20%20%20.htm - 5k - 2008-03-03

CHAPTER 44B. UNIFORM PRINCIPAL AND INCOME ACT. ARTICLE 1. DEFINITIONS AND FIDUCIARY DUTIES. §44B-1-102. Definitions.

(i) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government; governmental subdivision, agency or instrumentality; public corporation; or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/44b/WVC%2044%20B-%20%201%20%20-%20102%20%20.htm - 4k - 2008-03-03

CHAPTER 5D. PUBLIC ENERGY AUTHORITY ACT.

ARTICLE 1. PUBLIC ENERGY AUTHORITY OF THE STATE OF WEST VIRGINIA.

§5D-1-3. Definitions.

As used in this article, unless the context clearly requires a different meaning:

(12) "Person" means any public or private corporation, institution, association, firm or company organized or existing under the laws of this or any other state or country; the United States or the state of West Virginia; any federal or state governmental agency; political subdivision; county commission; municipality; industry; public service district; partnership; trust; estate; person or individual; and group of persons or individuals acting individually or as a group or any other legal entity whatever.

www.legis.state.wv.us/legisdocs/code/05d/WVC%20%205%20D-%20%201%20%20-%20%203%20%20.htm - 9k - 2008-03-03

CHAPTER 39B. UNIFORM POWER OF ATTORNEY ACT.

ARTICLE 1. GENERAL PROVISIONS. §39B-1-101. Short title.

This chapter may be cited as the Uniform Power of Attorney Act, and is cited in this chapter as "this act". §39B-1-102. Definitions.

In this act:

(6) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency, or instrumentality or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/39b/WVC%2039%20B-%20%201%20%20-%20102%20%20.htm - 5k - 2012-09-21

CHAPTER 42. DESCENT AND DISTRIBUTION.

ARTICLE 6. UNIFORM DISCLAIMER OF PROPERTY INTERESTS ACT.

§42-6-2. Definitions.

In this article:

(6) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government; governmental subdivision, agency or instrumentality; public corporation or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/42/WVC%2042%20%20-%20%206%20%20-%20%20%20%20.htm - 3k - 2008-03-03

CHAPTER 31A. BANKS AND BANKING.

ARTICLE 2A. MAXWELL GOVERNMENTAL ACCESS TO FINANCIAL RECORDS ACT.

§31A-2A-1. Definitions.

As used in this article:

(e) "Person" means an individual, partnership, corporation, limited liability company, association, trust or any other legal entity;

www.legis.state.wv.us/legisdocs/code/31a/WVC%2031%20A-%20%202%20A-%20%201%20%20.htm - 3k - 2009-11-10

CHAPTER 48. DOMESTIC RELATIONS.

ARTICLE 16. UNIFORM INTERSTATE FAMILY SUPPORT ACT.

PART I. GENERAL PROVISIONS.

§48-16-102. Definitions.

As used in this article:

(19) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency or instrumentality or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/48/WVC%2048%20%20-%2016%20%20-%20102%20%20.htm - 10k - 2015-08-14

CHAPTER 36A. CONDOMINIUMS AND UNIT PROPERTY.

ARTICLE 1. PRELIMINARY PROVISIONS.

§36A-1-2. Definitions.

The following words or phrases as used in this chapter shall have the meanings ascribed to them in this section, unless the context of this chapter clearly indicates otherwise:

(i) "Person" means a natural individual, corporation, partnership, association, trustee or other legal entity.

www.legis.state.wv.us/legisdocs/code/36a/WVC%2036%20A-%20%201%20%20-%20%20%202%20%20.htm - 5k - 2008-03-03

CHAPTER 31C. CREDIT UNIONS.

ARTICLE 1. SUPERVISION AND REGULATION.

§31C-1-1. Definitions.

In construing this chapter, the following definitions shall apply unless such application would produce a result clearly inconsistent with the context of the statutory provision.

(n) "Person" means any natural person, organization or governmental unit.

www.legis.state.wv.us/legisdocs/code/31c/WVC%2031%20C-%20%201%20%20-%20%201%20%20.htm - 6k - 2008-02-28

CHAPTER 24B. GAS PIPELINE SAFETY. ARTICLE 1. PURPOSE AND DEFINITIONS.

§24B-1-2. Definitions.

When used in this chapter:

(1) "Person" means any individual, firm, joint venture, partnership, corporation, association, state, municipality, cooperative association or joint-stock association, and includes any trustee, receiver, assignee or personal representative thereof;

 $\underline{www.legis.state.wv.us/legisdocs/code/24b/WVC\%2024\%20B-\%20\%201\%20\%20-\%20\%20\%20\%20.htm} - 5k - 2008-03-03$

CHAPTER 32. UNIFORM SECURITIES ACT.

ARTICLE 4. GENERAL PROVISIONS.

§32-4-401. Definitions.

When used in this chapter, unless the context otherwise requires:

(k) "Person" means an individual, a corporation, a partnership, an association, a joint-stock company, a trust where the interests of the beneficiaries are evidenced by a security, an unincorporated organization, a government or a political subdivision of a government.

 $\underline{www.legis.state.wv.us/legisdocs/code/32/WVC\%2032\%20\%20-\%20\%204\%20\%20-\%20401\%20\%20.htm} - \mathbf{14k-2008-03-03}$

CHAPTER 39. RECORDS AND PAPERS.

ARTICLE 4. REVISED UNIFORM LAW ON NOTARIAL ACTS. §39-4-1. Short title.

This article may be cited as the Revised Uniform Law on Notarial Acts. §39-4-2. Definitions. In this article:

(9) "Person" means an individual, corporation, business trust, statutory trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency or instrumentality, or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/39/WVC%2039%20%20-%20%204%20%20-%20%20%20%20%20.htm - 5k - 2014-09-18

CHAPTER 47B. UNIFORM PARTNERSHIP ACT.

ARTICLE 1. GENERAL PROVISIONS.

§47B-1-1. Definitions.

In this chapter:

(11) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, professional limited liability company, association, joint venture, government, governmental subdivision, agency or instrumentality, or any other legal or commercial entity.

 $\underline{www.legis.state.wv.us/legisdocs/code/47b/WVC\%2047\%20B-\%20\%201\%20\%20-\%20\%201\%20\%20.htm} - 5k - 2008-03-03$

CHAPTER 3. ELECTIONS.

ARTICLE 12. WEST VIRGINIA SUPREME COURT OF APPEALS PUBLIC CAMPAIGN FINANCING PILOT PROGRAM.

§3-12-3. Definitions.

As used in this article, the following terms and phrases have the following meanings:

(12) "Person" means an individual, partnership, committee, association and any other organization or group of individuals.

 $\frac{www.legis.state.wv.us/legisdocs/code/03/WVC\%20\%203\%20\%20-\%2012\%20\%20-\%203\%20\%20.htm}{-2015-08-14} - 6k - 2015-08-14$

CHAPTER 15. PUBLIC SAFETY.

ARTICLE 5. DIVISION OF HOMELAND SECURITY AND EMERGENCY MANAGEMENT.

§15-5-2. Definitions.

As used in this article:

(k) "Person" means any individual, corporation, voluntary organization or entity, partnership, firm or other association, organization or entity organized or existing under the laws of this or any other state or country;

www.legis.state.wv.us/legisdocs/code/15/WVC%2015%20%20-%20%205%20%20-%20%20%202%20%20.htm - 6k - 2008-03-03

CHAPTER 20. NATURAL RESOURCES.

ARTICLE 9. BOAT DOCK AND MARINA SAFETY REQUIREMENTS -- THE MICHAEL CUNNINGHAM ACT. §20-9-1. Definitions.

As used in this article:

- (7) "Person" means an individual, partnership, firm, corporation, association or other entity; and
- (8) "Vessel" means every description of watercraft, other than a seaplane on the water, used or capable of being used as a means of transportation on the water.

<u>www.legis.state.wv.us/legisdocs/code/20/WVC%2020%20%20-%20%209%20%20-%20%20%201%20%20.htm</u> - 3k - 2013-10-01

CHAPTER 54. EMINENT DOMAIN.

ARTICLE 3. IMPLEMENTATION OF UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION POLICIES ACT OF 1970 AND THE 1987 AMENDMENTS THERETO KNOWN AS TITLE IV OF THE SURFACE TRANSPORTATION AND UNIFORM RELOCATION ASSISTANCE ACT OF 1987. §54-3-1. Definitions.

As used in this article, the term:

(3) "Person" means any individual, partnership, association or corporation.

www.legis.state.wv.us/legisdocs/code/54/WVC%2054%20%20-%20%203%20%20-%20%203%20%20-htm - 2k - 2008-03-03

CHAPTER 44. ADMINISTRATION OF ESTATES AND TRUSTS. ARTICLE 6A. UNIFORM MANAGEMENT OF INSTITUTIONAL FUNDS ACT. §44-6A-2. Definitions.

In this article:

(6) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency, or instrumentality, or any other legal or commercial entity.

www.legis.state.wv.us/legisdocs/code/44/WVC%2044%20%20-%20%206%20A-%20%20%20%20%20.htm - 4k - 2008-10-09

CHAPTER 22B. ENVIRONMENTAL BOARDS. ARTICLE 1. GENERAL POLICY AND PURPOSE. §22B-1-2. Definitions.

Unless the context clearly requires a different meaning, as used in this chapter the following terms have the meanings ascribed to them:

(6) "Person" or "persons" means any public or private corporation, institution, association, firm or company organized or existing under the laws of this or any other state or country; the state of West Virginia; governmental agency; political subdivision; county commission; municipal corporation; industry; sanitary district; public service district; drainage district; soil conservation district; watershed improvement district; partnership; trust; estate; person or individual; group of persons or individuals acting individually or as a group; or any other legal entity whatever.

CHAPTER 9. HUMAN SERVICES. ARTICLE 7. FRAUD AND ABUSE IN THE MEDICAID PROGRAM. §9-7-2. Definitions.

For the purposes of this article:

(8) "Person" means any individual, corporation, association, partnership, proprietor, agent, assignee or entity.

www.legis.state.wv.us/legisdocs/code/09/WVC%20%209%20%20-%20%207%20%20-%20%20%20%20.htm - 3k - 2011-09-27

CHAPTER 35. PROPERTY OF RELIGIOUS, EDUCATIONAL AND CHARITABLE ORGANIZATIONS.
ARTICLE 5A. PERPETUAL CARE OF AND TRUST FUNDS FOR CEMETERIES.

§35-5A-1. Definitions.

The following words and phrases as used in this article, unless a different meaning is clearly indicated by the context, shall have the following meanings:

(a) "Person" means any corporation, company, partnership, individual, association or other entity owning or operating a cemetery for the disposition of human remains.

 $\underline{www.legis.state.wv.us/legisdocs/code/35/WVC\%2035\%20\%20-\%20\%205\%20A-\%20\%20\%201\%20\%20.htm} - 2k-2008-03-03$

CHAPTER 28. STATE CORRECTIONAL AND PENAL INSTITUTIONS.

ARTICLE 7. INTERSTATE COMPACT FOR THE SUPERVISION OF ADULT OFFENDERS.

§28-7-1. Execution of interstate compact for the supervision of adult offenders.

ARTICLE II. DEFINITIONS.

As used in this compact, unless the context clearly requires a different construction:

(j) "Person" means any individual, corporation, business enterprise, or other legal entity, either public or private.

 $\underline{www.legis.state.wv.us/legisdocs/code/28/WVC\%2028\%20\%20-\%20\%207\%20\%20-\%20\%201\%20\%20.htm} - 40k - 2008-03-03$

CHAPTER 60. STATE CONTROL OF ALCOHOLIC LIQUORS.

ARTICLE 8. SALE OF WINES.

§60-8-2. Definitions.

Unless the context in which used clearly requires a different meaning, as used in this article:

"Person" means and includes an individual, firm, partnership, limited partnership, limited liability company, association or corporation.

http://www.legis.state.wv.us/WVCODE/Code.cfm?chap=60&art=8#08

CHAPTER 19. AGRICULTURE.

ARTICLE 11. BULK MILK TRADE LAW.

§19-11-2. Definitions.

(o) "Person" means any individual, partnership, association, fiduciary, firm, company, corporation, or any organized group of persons whether incorporated or not. The term "person" extends to the agents, servants, officers and employees of the person.

http://www.legis.state.wv.us/WVCODE/Code.cfm?chap=19&art=11#11

CHAPTER 47. REGULATION OF TRADE.

ARTICLE 14. PRENEED FUNERAL CONTRACTS.

§47-14-2. Definitions.

As used in this article, unless the context otherwise requires:

(9) "Person" means a natural person, partnership, firm, association or corporation, including any agent or employee thereof residing in or doing business in this state who is engaged in the selling of, making available of or providing of preneed funeral contracts, as defined herein, or who is the recipient of funds paid for such purpose.

http://www.legis.state.wv.us/WVCODE/Code.cfm?chap=47&art=14#14

CHAPTER 46. UNIFORM COMMERCIAL CODE.

ARTICLE 1. GENERAL PROVISIONS.

§46-1-201. General definitions.

27) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation or any other legal or commercial entity.

http://www.legis.state.wv.us/WVCODE/Code.cfm?chap=46&art=1

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Sep 24, 2015 2:34:40 PM

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15:24:21 09-24-15

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Summary:

QH: NAM-DEEGAN, THOMAS DAVID SEX-M RSN-CI

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Original Query Data Name: DEEGAN, THOMAS

DOB:1976-07-27

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THIS RESPONSE IS THE RESULT OF YOUR INQUIRY ON: NAM/DEEGAN, THOMAS DAVID.SEX/M.RAC/U.DOB/19760727.SOC/232114889.FUR/C.ATN/PATRICK

LEFEBURE

* * * MATCHED RECORD * * *

SID/1236493 FBI/562066HD0

NAME/DEEGAN, THOMAS D

DOB/072776 SEX/M RACE/W

ADR/317 LOCUST DRIVE OR 85 LOCUST DRIVE MINERAL WELLS WV 26150

EYE/HAZ HAIR/BRO WGT/170 HGT/510 POB/WV 90C/232114889

DNA SAMPLE NOT RECEIVED

DNA PROFILE NOT CONFIRMED

IN CHS NER 02748 AT 15:24 09/24/2015 OUT CW01 NBR 00145 AT 15:24 09/24/2015 MRI 041003

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15:24:22 09-24-15

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Page 1 of 3

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THIS NCIC INTERSTATE IDENTIFICATION INDEX RESPONSE IS THE RESULT OF YOUR INQUIRY ON NAM/DEEGAN, THOMAS DAVID SEX/M RAC/U DOB/19760727 SOC/232114889

PUR/C ATM/PATRICK LEFEBURE

NAME

FRT NO.

INQUIRY DATE

DEEGAN, THOMAS D

562066HD0

2015/09/24

SEX RACE BIRTH DATE HEIGHT WEIGHT EYES HAIR PHOTO

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BIRTH PLACE

WEST VIRGINIA

FINGERPRINT CLASS

PATTERN CLASS

SOCIAL SECURITY

232-11-4689

IDENTIFICATION DATA UPDATED 2015/09/24

THE CRIMINAL HISTORY RECORD IS MAINTAINED AND AVAILABLE FROM THE FOLLOWING:

WEST VIRGINIA - STATE ID/WV1236493

THE RECORD(S) CAN BE OBTAINED THROUGH THE INTERSTATE IDENTIFICATION INDEX BY USING THE APPROPRIATE NCIC TRANSACTION.

END

IN NCIC NER 06390 AT 15:24 09/24/2015 OUT CW01 NBR 00146 AT 15:24 09/24/2015 MRI 041004

Received Time:

15:24:21 09-24-15

Source ORI:

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Summary:

QH: NAM=DEEGAN, THOMAS DAVID SEX-M RSN=CI

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***MESSAGE NET QWA SEARCHES ALL NCIC PERSONS FILES WITHOUT LIMITEATIONS.

LAW ENFORCEMENT SENSITIVE INFORMATION

WARNING - APPROACH WITH CAUTION

DO NOT ADVISE THIS INDIVIDUAL THAT THEY MAY BE ON A TERRORISE WATCHLIST

CONTACT THE TERRORIST SCREENING CENTER (TSC) AT (866) 872-9001 DURING THIS ENCOUNTER. IF THIS WOULD EXTEND THE SCOPE OR DURATION OF THE EMCCOUNTER, CONTACT THE TSC IMMEDIATELY THEREAFTER. IF YOU ARE A BORDER PATROL OFFICER, IMMEDIATELY CALL THE NTC.

WITHOUT OTHERWISE EXTENDING THE SCOPE OR DURATION OF THE ENCOUNTER, ATTEMPT TO OBTAIN SUFFICIENT IDENTIFYING INFORMATION TO ASSIST THE TSC IN DETERMINING WHETHER OR NOT THE IDENTIFIER(S) YOU QUERTED BELONGS TO AN INDIVIDUAL IDENTIFIED AS HAVING POSSIBLE TIES WITH TERRORISM. DO NOT DETAIN OR ARREST THIS INDIVIDUAL UNLESS THERE IS EVIDENCE OF A VIOLATION OF FEDERAL, STATE, OR LOCAL STATUTE(S).

UNAUTHORIZED DISCLOSURE IS PROHIBITED.

INFORMATION THAT THIS INDIVIDUAL MAY BE ON A TERRORIST WATCHLIST IS THE

Sep 24, 2015 2:34:40 PM

Property of the TSC and is provided to your agency only for

Intelligence and lead purposes. This record may include information that

Can only be used in a criminal processing with the advance authorization

of the attorney general or information whose use may be restricted by

Federal government policy; any recipient interested in using this

Information, or any information derived therefrom, must first contact

the TSC to obtain the necessary approval.

LAW ENFORCEMENT SENSITIVE INFORMATION

WARNING - APPROACH WITH CAUTION

DO NOT ADVISE THIS INDIVIDUAL THAT THEY MAY BE ON A TERRORIST WATCHLIST

MRE/FOSSIBLE TERRORIST ORGANIZATION MEMBER - CAUTION
CONTACT THE TERRORIST SCREENING CENTER 1-865-872-9001
CMC/20 - KNOWN TO ABUSE DRUGS
ORI/DCTSC0100 NAM/DEEGAN, THOMAS DAVID SEX/M RAC/W POB/WV
DOB/19760727 HGT/511 WGT/210 EYE/HA2 HAI/BRO FBI/562066HDO CTZ/US
MAU/OA-WV1236493 SOC/232114889
GNG/DMST XTMST*DFBI SGP/HANDLING CODE 3*DFBI
ECR/H DOP/NONEXP OCA/000030370527
VLD/20150924
MIS/USPER
DNA/N
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NIC/T521217610 DTE/20150924 1338 EDT

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15:25:16 09-24-15

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OUT CW01 NBR 00149 AT 15:25 09/24/2035 MRE 041063

Received Time:

15:25:17 09-24-15

Source ORI:

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Summary:

FQ: PUR-C SID=1236493

"View Message Details

THIS RESPONSE IS THE RESULT OF YOUR INQUIRY ON: FUR/C.ATN/PATRICK LEFEBURE.SID/1236493

BECAUSE ADDITIONS OR DELETIONS MAY BE BEADE AT ANY TIME A NEW COPY SHOULD BE REQUESTED FOR SUBSEQUENT USE.

INQUIRING AGENCY SHOULD RUN AN NCIC CHECK TO VERIFY WANTED STATUS

SID/1236493 FBI/562066HD0

NAME/DEEGAN,THOMAS D DOB/072776 SEX/M RACE/W
ADR/317 LOCUST DRIVE OR 85 LOCUST DRIVE MINERAL WELLS WV 26150

EYE/HAZ HAIR/BRO WGT/170 HGT/510 FOB/NV SOC/232114889

DNA SAMPLE NOT RECEIVED DNA PROFILE NOT CONFIRMED

* * * 1 - ARREST OR RECEIVED * * *

ARREST SID/1236493

ARRESTED OR RECEIVED/092315 AGENCY/WVSP PARKERSBURG SP WVWSP3300 CHARGE/TERRORIST - THREATEN TO COMMIT ACT W/O INTENT TO COMMIT - COMMENTS/WARRANT

--- COURT DISPOSITION --CDR NUMBER/11700000
CHANGED OR REDUCED/
COURT/
JAIL NAME/

* * * 2 - ARREST OR RECEIVED * " *

ARREST SID/1236493

JAIL NAME/

ARRESTED OR RECEIVED/031010 AGENCY/WOOD CO SHERIFF SO WV0540000 CHARGE/DRUGS-MANUF OR DEL MARCOTIC DRUG

--- COURT DISPOSITION --CHANGED OR REDUCED/
COURT/

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STATE OF WEST VIRGINIA

FOURTH JUDICIAL CIRCUIT
WOOD COUNTY JUDICIAL BUILDING
#2 GOVERNMENT SQUARE, SUITE 221
PARKERSBURG, WV 26101

JEFFREY B. REED, JUDGE Phone (304) 424-1721 Fax (304) 424-1726

WOOD & WIRT COUNTIES

Samuel Rogers, Asst. Prosecutor hand delivery

F. John Oshoway, Esq. P.O. Box 156 Grantsville, WV 26147 Thomas David Deegan
North Central Regional Jail

#1 Lois Lane Greenwood, WV 26415

February 22, 2016

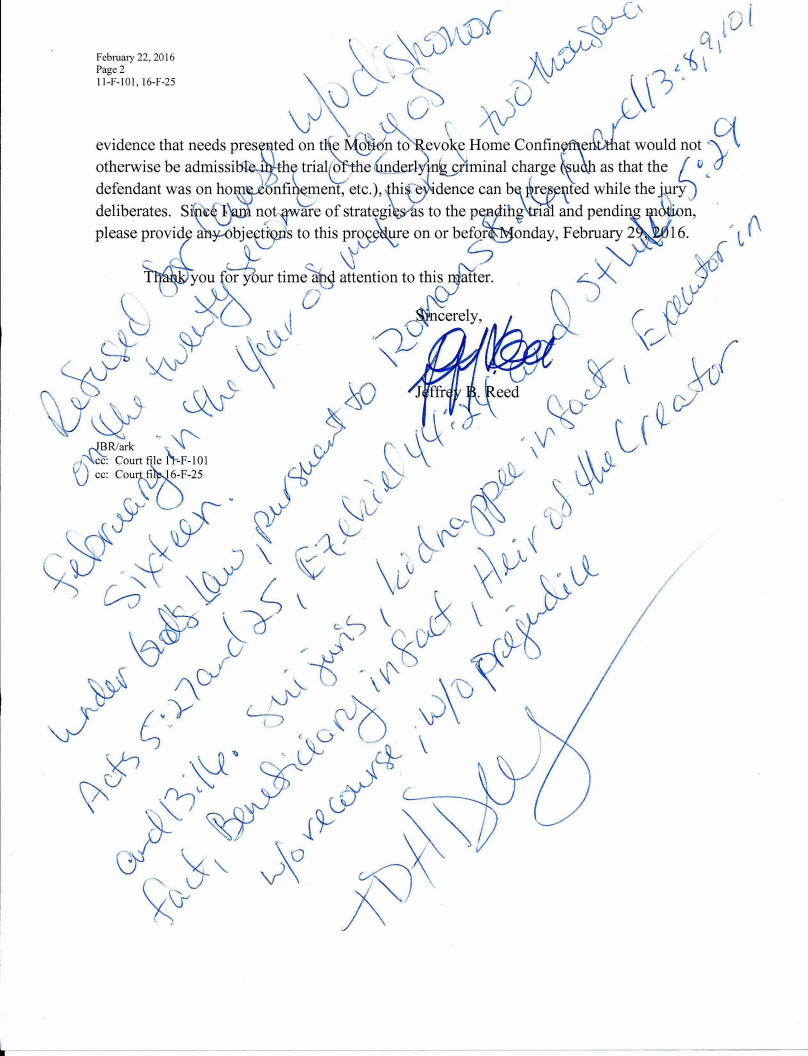
Re: State of West Virginia v. Thomas David Deegan, Case No. 11-F-10 State of West Virginia v. Thomas David Deegan, Case No. 16-F-25

Counsel and Mr. Deegan:

Upon further reflection after the hearing on Friday, February 19, 2016, there are two things that I would like to bring to your attention from a procedural standpoint.

The first is that since there are a number of pending motions, a hearing to address these motions should be held before the trial date. This should streamline the trial and also let both sides be aware of what evidence and issues are admissible and what ones are not. Therefore, a hearing will be held on Tuesday, March 1, 2016, at 9:45 a.m. at which time all pretrial motions will be addressed, and hopefully ruled upon

The second issue is that since the only basis to revoke the defendant's home confinement is the commission of the crime for which the defendant has been indicted, I propose that we not have the hearing on the Motion to Revoke Home Confinement on Tuesday, March 15, 2016, and simply have the trial in case 16-F-25. If there is additional



the factually unproven, alleged CIRCUIT COURT COUNTY OF WEED the factually unproven, alleged JEFFREY B. REED allosthing defaulted and dishonored military, corporate, commorcial (System. alleged core #5 15-m54F-00463, 16-F-25, 11-F-101, 15-B-328, all commercial and non-compliant to Original Contract, See CFR 72. 11 for your edistication only; alleged, yet factually in proven, STATE OF WEST UTROTATA, alleged PLAINTEFF, but factually just a defautted and dishonived, creature of the mend and fiction of law not the real party in interst; u THOMAS DEEGAN, THOMAS DAULD DEEGAN, all derivatives, appellations and letter combinations of the same, a Siction of law, Cestwi Que Vie trust, Federal corporation, ons legis, creature of the mind, Strauman, as o opposed to the real-man Thomas David Howse of Deegan; Kerisal for Cause, Wo dishonor on the twenty-second day of February, in the year of my lord Jesus (hvist twothousand sixteen, Filed into Original Turisdiction, Original Venue and Original Law Form under the law of the Land alia God's Law pursuant to Romans 8:16,17 and 13:8,9,10, Acts 5:27 and 25, Ezelvel 44:24 and St whe 5:25 and 13:16, not an alleged statutory courted records limited jerisdiction nor an alleged (IRCLIET COURT, Thomas David House of Dayan, desendant in error, trustee in error, Surety in error, acceptor in error, et cetera, kidnappee in fact, Administrator infact, Executor in fact, Custodian infact, Beneficiary in fact, their of the Creator by Divine Visitation under Divine Anthority at all places and all times, past, present and Suture, underpend out of necessity, only participating by, and under, threats Of death and violence, unlawful military imprisonment, duress and coercion not submitting to, granting, consenting andlor accepting the interior and alleged statutory counted record of limited jeurisdiction nor the interior and allyed CIRCUIT COURT'S jewisdiction, venue and law sorm, does hereby restate any aid all previous TOHO CONTIFIED Refusal J.

Law Documents in their entirety, whether filed and unlangually removed or not, and incorporated herein, as it set forth in fall as an integral part of Creation-Wide Public Record, Thomas David House of Beegan does further restate any endall documents of Case # 15-0491 in their entirety, and incorporated herein as is set Sorth inful as an integral part of the Creation-Will Public Mecord; I, Thomas David House of Delgan, do by these Presents, Refuse for Cause, Wo dishonor The letter dated February 22, 2016 for the reasons set forth below, to wit: Any omission is not a waiver. It has a purported SEAL of the STATE OF WEST WIRGINIA, yet below it is State of West Dirginia, and the Congress authorized West Virginia to enter the Union, see Act of Congressand Original Contract: Are you attempting to override The alleged anthority of CONGRESS? Below that, there is WOOD COUNTY aka Colerity OF WOOD, which was near authorized by the alleged Legislature, Wood founty was. Are you attempting to override alleged legislative authority Beside that is an all caps name with all caps JUDGE. according to the Government Printing Manual the use of all caps denotes a dead man, corporation, association and/or the like. What is soing on here & I am consusedand fail tounderstand at all. There is Thomas Pavid Depar not my name, but regardless that is not the name of any alleged "COURT" papercook I possess, excepting an abouted, fraudulent and void "warrant," A 1 the paperwork Submitted by the allesed "STATE" has THOMAS DEEGAN, including but not limited to, alleged 11-F-10/ and alleged TOHO certified Refusal J.

(3086 Commercial indictment 16-F-25, see CFR 72.11. Once again I fail to understand what is going except for that there appears to be trand and some sort of commercial scheme involving my Cestri Que Vie frust. Next we have an ESQUERE, a title of nobility, not permitted by the actual thirteenth Amendment, C1819, to the Constitution for the United States of America. Is this an admission to ReedakaREED violating his alleged Constitutional Dath of Office, Stall not placed upon the alleged "COURT" record nords there a bond present either? what is this lanks shess ? Further, I, areal-maithonas David House of Degan, have repeatedly put on paper, I have no contractual news with, nor any relationship with, a foreign agent BAR member, see Rabinowitz U Kennedy Affidavit of Constructive Fraud and Notices; Next we have the captions of 2 alleged criminal, yet factually Commercial, yet those state States Swest Virginia of thomas David Degan and once again those do not match any alleged [COURT" paperwork I have which all have "STATE OF WEST UIRGINIA" and THOMAS DEEGAN. If you are presenting truth & Sacts it is easy to remember, not sous is apparent here, if you are trying toutilize frand and various com mercial schemes. Once again I have no understanding , there are in fact numerous Demands, not motions, as notions would be accepting and acknowledging ashority and Jewisdiction which has not been proven to exist, by the alleged adversarial party nor the alleged COURT' with, and by first hand fact evidence and first-hand fact competent withesses. Juries, it infact this has a Courtofordin Law, not a mere trustee court or TDHO certified Robusal J.

admiralfylmilitary Coccet, decides, facts, laws, issues, evidence, et celera. Is your statement an admission of tampering with Judicial Process and/or Due Placess Of Law and/or Jury Tempering? I snee again do not understand. Or is this an admiralty action using a JURIL formere illusionary purposes for public consumption? or is this atrust maller, CFR 72.11 commercial crimes egicals money, a were trustee heaving to decide trust matters? as the alleged JUDGE has already shown himself to have violated his alleged Oath of Office and Oath to the Griginal Contract, as has the alloyed MASISTRATE, a shas the alleged Boss BEANE, this is Final Notice of Felonies being committed pursuant to a 1790 Act of Congress. I also now give Notice that a forced visit does not allow an alleged "COURT" to garner jurisdiction over a real-man nor Can a mere creature of the mind gain parity with the Living. Would all of this be more Fraud, coverup andan allempt to have me join the conspiracy being willized both and unable to seek remedy and relies in an actual Court in Law somewhere & I am not the desendant, as the detendant is an ens legis, federal corporation, Stramman, Ostri Que Uta trust, Liction of law , creature of the mind. It would also appear as you said "commission of the crime" all alleged matters" have already been decided, further proof this is not Original Contract compliant. All was clearly shown in a trustee heaving, which I was forced to attend for some un known readon, as Demands where dismossed with no challinge gy the alleged STATB. that would not be adversariel. 7 HAD certified Redusel J.

SOFG Remember that the treason, sedition and insurrection, Breach of Datha of Breach of Contract was witnessed by mapy present, only takes 2, and willions more nationwide since then. There is no actual need for anymore "hearings" as was shown on the nineteenth and by your own words in the letter. Trusuld just be another Kanjaroo/ Star chamber proceeding. you can unlawfully just go ahead, as you clearly have already and say I'm GLITLTY. County of wood and yourself are operating either a military tribunal as I have already proven in the alleged, non defaulted and dishonored, auscoff, See apequive order # 10834 and 24 F.R. 6865, For your edidication which is a clear violation as the Original Contract, or a trustee court, also a clear violation of the Original Contract, Article III injudical power shall extend to, to all cases of admiralty and ... at I pall cases ... and those in which the State Shall be aparty, the supreme Court shall have original Turisdiction. " How can these purported things be heard in an alleged CIRCUIT COURT, when the Original Contract, which the Supreme law of the Land, and all publice persons west take an Eath thereto, quite clearly sives jurisdiction solely to the Signere Court in these alleged matters. Notice. Warring with the Constitution is Treeson. A true of duersarial proceeding would require that the alleged STATE OF WEST UTRGINTA to respond to mospons " and oppose them, otherwise in Law it would need to beg accepted and granted more proof this is not ariginal Contract Compliant. You do not need the bene Siciary present to conduct trustal heavings, where is every one's) ublice Oath Bondand Insurance! There is no official raised, DHD certified Reduscul J.

and addixed, Court Seal, so that would two ther tell me it is not Original Contract Compliant, but merely one That simulates it. No certificate of service was enclosed. All matters have not been joined. I have not put myself upon the "STATE" for that. anyomission is not a waiver enclosed is the federal code you admitted to breaking, so you cannot, nor can the allegar CIRCUIT COURT be Original Contract Compliant, so is this admiralty/military under military rule or a private trustees court? I still donst widerstand. Please clarify all for me. Acopy fascinite or disital scan is landuly declared to be and riginal I, themas David House of Deepan, under full trabalety and complete tran sparency, dehereby declare and attest that the foregoing is true, accerate and complete, the truth, whole trothand nothing best thetrough, to the best of my knowledge and aboility, So help me God. Sui juris, Kidnappel in fact, Administrator in Sact, Executor in fact, Custodian in fact, Benedician infact, Heir of the Creator workeourse, w/o prejudice CBH22 TDHO certified Redusel J.

in the factually unproven, alleged CIRCUIT COURT COUNTY OF WOOD the factually unproven, JEFFREY B. REED all within a defaulted and do showered military, corporate, commoraid (1086) alleged Cafett's 15-m54F-00463, 16-F-25, 11-F-101, 15-B-328, ell communial and non-compliant to Original Contract, see CFR 72. 11 for your edification. alleged, yet factually unproven, STATE OF WEST VIRGINIA, alleged PLAINTIFF, but factually gust a debautted and dishonored, creature of the wind and fiction of law, not the real party in interest; V THOMAS DEEGAN, THOMAS DAUED DEEGAN, all devicatives, appellations and letter combinations of the same, a friction of law, Cestai Que Use trust, federal corporation, ens leges, creature of the mind, Strawman, as apposed to the real-man thomas David Hause of Delgan, notice and Demand for immediate Recursal, Notice and Demand for filing and re-filing of all documents in law of any nature and kind by thomas David House of Deegan; on the topenty second day 28 February, in the year of my Lord Jesus (hrist two thousand sixtain; Filed into Original Turisdiction, Original Venuland Original Can Form under the law of the land als God's Law Durswant to Romans 8:16,17a-d 13:8,9,10, Acts 5:27 and 25, Frelief 44:24 and St Luke 5:29 and 13:16, not an alleged statutory court of record of limited gurisdiction, nor an alleged CTRCILTT COURT. thomas touse of Dagan, defendant in error, trustee in ernor, surety in ernor, acceptor in error, et celera, kidnappee in fact, Administrator instact, Executor in fact, Castaclian in fact, Beneficiary in fact, Heir of the Creator beg Divine Visitation under Divine Anthorities at all places and all fines, past, present and Jutural, lender, and out of, necessity, only participating by, and under, threats of death and vidence, unlawful military imprisonment, dures and coercion, not submitting to, scending, consenting and for accepting the inderion and alleged Statutory court of recorded TOHO certified Recusal

(205(p limited gurisdiction's nor the interior and alleged CIRCUTT COURT'S gerisdiction, venue and law form, does hereby restate around a Chrevious Law documents in their entirety, whether tited and unlandally memored or not, incorporated herein as is set forth in full as an integral part of Creation- wide Hablic Necord. Thomas David House as Deegan does by These Presents, give This Notice and Demand for immediate Recusal and notice and Demand for tiling and re-filing of all documents heretofore Submitted by thomas David House of Deegan. Foreign Agent / trustace Jedfrey B. Reed alia JEFFREY B. REED has allowed andor committed the following egregious and will but violations of Laws, rules, regulations and of the Priginal Contract the Constitution for the United States of America C1819, towit: 1. Claimed his alleged non-compliant "Court" has jewisdiction toproceed in clear violation of his Oath to defend and uphold the Original Contract, specifically Article III section 2 "Inall cases ... , and those in which a State shall be farty the supreme Court shall have original Jurisdiction. "and Article VI "This Constitution ... shall be the supreme Law of the Land; and the Judges in every 5 tate shall be bound thereby, ... and judicial Officers, both of the United States and of the Several States, shall be bound by Oath or Attimation to Support this Constitution. "This alone is more than enough for a mere reasal, let alone remaral and possible Treason Charges. 2. Illegally an landuly tempering with andremoving any fell filings, papers, documents by Administrator Thomas David House of Deegan from alleged commercial case # 1511-6-10/and 16-F-25 TDHD certified Recusal

and 15-M54F-20463 and 15-B-328, an apparent violation of 18 usc 2011 and Original Contract due process clause, admitted openly on the twenty-sixth day of January in the year of my Corol Josus Christ two thousand sixtaon; 3. has appritted to viewing the alleged case on the news in alleged open "court" on orabout the eleventh day of November, in the year of my Lord Jesus Christ two flows and Sisteen, so impartiality would now Be questionable, probable due process clause of the Original fontract in affording a fair and importial hearing; 4, his splang is paid by the alleged PLAINTIFF, see alleged private WUCODE 51-2-13, impartiality and othical implications, no man can be a judge and aparty at the same fine. Being paid by the alleged STATE OF WEST UTRGINED means he is an agent therof; 5, alleged private, corporate Rule 16 of the WEST VIRGINIA TRIAL COURT RULES, applicable only to the actions of those in the alleged Judicial Branch, if it is truly that, including Dert not printed to, alleged judges, attorneys, langers, at cetera, all pretrial issues shall be heard and ruledupon within 2 months 08 submission or date of trial, whichever is earlier; I, as administrator and Heiros The Creator, have Submitted numerous Law documents, papers since the fifth clayed Detaber in the Year of my Lord Jesus Christ two thousand Sixteen through this week that have been ignored, never heard vice oral heaving with an adversarial party, nora written finding of fact, nor has the alleged "STATE" even answered or rebutted to absord an appartunity to be lawrelly heard, 6. Has repeated by allowed the alleged STATE OF WEST

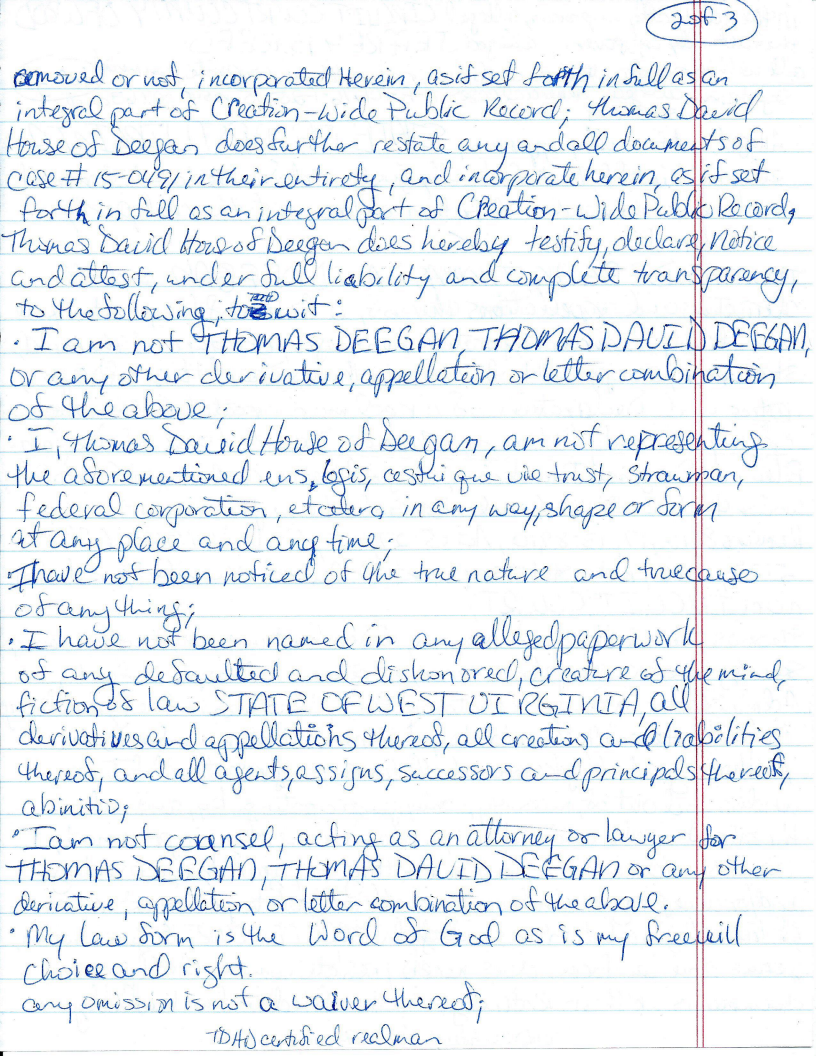
UTRAINTA to act lawlessly and outside of any restrictions Such as laws, codes, acts, Original Contract, all while giving them ample time to prepare; 7. Severly limits my Free Speach in alleged "Court" though The Original Contract does not parmit such, all in violation of the tree Speach Clause Original Contract; Sittas failed to prove jerisdiction, and force the alleged prosecution to do the same, by first hand facts and first-hand facts competent withess, in violation of Original Contract du process clause; To be prepares and files alleged, secret orders, clearces and judgments, et cetera, without myself receiving a copy of The same, in violation of Original Contract due processicales; 10. All his alleged papers fail to exhibit a seal of a Landul and Original Contract compliant court; 16 His alleged courtroom flies a military flag; itismot 9 title 4 USC 1 flag, see executive order 10834 and 24 F.R. 6865, clearly denoting he is operating as nilitary tribunal in abblife violation of Amendment I Original Contract 12. Scheduled and held in December, in the year of my lord Jesus Christ two Housand fifteen, a saprot "heaving" inviolation of Amendment II Original Contract; 13. Attempting to force and cource me to contract, against my will, with a soveign agent judicial officer, akalangers, esquires, etcetera, simply so he can harantily garner jurisdiction; 14. has failed to praide Coth and necessary and proper bond and Insurance information as demanded Since the thirteently day of October, in the year of my Lord Jesus Christ two

(3282) As per the Original Contract, all persons, of the alleged desaulted and dishonored, creature of the mind STATE OF WEST UIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns successors, principals thereof, sever or affirm an Dath to uphold and support the Constitution for the United States of America (1819, and strict compliance is requiredat all times. Further, any, even minute, violation it the Original Contract, or law derived from it, strips any alleged "court" of any jurisdiction and venue to proceed at all, only enough to dismiss with prejudice; this is a notice and Demand to redile previously submitted Law documents and to sile anyfall in the future; Any omission is not a waiver thereof, a copy, fascimileand digetal scan is landally dedared to be an original. this is not in any way meant to delay, and is made ingood taith, solely seeking tooth and Justice, it it exists in this defaulted and dishonored military, commercial, corporate system, all being absolutely non-compliant with the Original Contract, the Constitution for the United States of America C1819. with reservation of all bolings, documents, a germents, debenses, touths, tacts, stipulations of thomas David House of Deegan. I thomas David House of Deegan, do by these Presents ander Pull liability and complete transparency, attest and affirm That the Bregoing is true, cornect, and complete, the truly, whole truth and nothing but the buth, tothe best of my knowledge and ability, scholprocated;

TOto certified Reheal

Sui zuris, kidnappee in fact, Administrator in fact, Executor in fact, Custodian in Fact, Benediciary in Fact, Heir of the Creator, w/o recourse, w/o prejudice TOHO Certified Reason

in the factually unproven, alleged CIRCUTT COURT COUNTY OF WODD the factually unproven, alleged JEFFREY B. REED all within a desaulted and dishonored militerry, corporate, commercial cases 11-F-101716-F25, 15-M54F-00463and 15-B-338 Allesed, yet factally uppour, STHITE OF WESTUIRGINIA alleged plaintiff, but factually just a defaulted and ishunored creature of the mind and fiction of law, not the real party in interest. THOMAS DEEGAN, THOMAS DAUID DEEGAN and all derivatives and appellations shereos, a fiction of (au, cestri que vie trust, federal corporation, enslegis, creature of the mind, Strawman; as opposed to the real man thomas David Pouse of Delgan; Notice and Declaration of a real man created in the image Of my Heavenly father, Thomas David House of Delgan; Filed into Original Turisdiction, Original Venue and Original Law Form, under the law of the land aka Gods Law pursuant to Romans 8:16,17, 13:8,9,10, Acts 5:27, 25, Ezeliel 44:24 and Stluke 5:29, 18:16, note Statutory court of Record of Limited Jurisdiction, norCIRCUIT COURT; Thomas David House of Deepen, defendant in error, frustee inever, Surety in error, acceptor in error, et celera, kidnappee in fact, Administrator in fact, Executor in fact, Custodian in fact, Benediciny in fact Heirof the Creator by Divine Visitation under Divine Authority at all places and all times, past, present and tuture, under, and out of, necessity, only participating by, and ender, threats of death and violence, unlauful mi lotang imprisonment, duress and coercion, not submitting to, granting, consenting and/oraccepting the inferior and alleged statetony court of record Of limited Jevisdiction's nor alleged CTRCULT COURT'S Jurisdiction, yenue and law form, does hereby restate any and all previous documents in their Roticety, whether filed and unlaudely TO the certified Rodman



TOHO certified real man

in the factually improven, alleged CIRCUIT COURT OF COUNTY OF WOOD the factually improven calleged JEFFREY B. REED (10+5) all within a defaulted and dishon oved military, corporate, commercial, 545tem, alleged cosett's 15-M54F-100/16-F-25, 11-F-101 and 15-13-328, ellammercial persuant to CFR 72.11, for your edification only; alleged, get factually unproven, STATE OF WEST VERGINIA, alleged plaintiff, but factually just a defaulted and dishonored, creature of the wind and fiction of Law, not the real party in interest; V THEMAS DEEGAN, THOMAS DAVID DEEGAN and all devicotives, appellations and letter combinations of the same, a dichonor lavey Costri Que Vie trust, Federal corporation, ensleges, creature of the mind, strawman, as opposed to the Real-man thomas David touse of Deljan; IFMAND AND NOTICE for witness/victim suppoenas, service thereof and the production of those thereon; on the nineteenth day of February, in the year of my Lord Fesus Christ two thousand sixteen; tiled into Original, Jurisdiction, Original Venue and Original Law Form under the law of the Land alia God's Law pursuant to Remans 8:16,17 and 13:8,9,10, Acts 5:27 and 25, Ezelvel 44:24 and St. Luke 5:29 and 13:16, not an alleged statutory courted recorded limited sirisdiction noran alleged CIRCUIT COURT; thomas Deeved Horse of Deegan, destendant in error, trustee in error, Surely in error, acceptor in error, et cetera, kidneppee in fact Administrator in fact, Executor in fact, Custodian in fact, Benediciary in fact, Heirod the Creator by Divine Visitation under Divine Authority, at all places and all times, past, present and takene, under, and out of necessity, only participating by and under, threats of death and violence, unlawful violetary imprisonment, duress and coercion, not submitting to, granting, consenting. andforaccepting the inferior and alleged Statutory court of record Of limited jurisdictions, nor the interior and alleged CIRCUITI TOHO certified 3 rdsubpoena

COURT'S gerisdiction, venue and law form, does hereby restate any and all previous documents in their entirety, whether tiled and unlautable removed or not, incorporated herein as it set forthintell as an integral part of Creation-wide Public Record; thomas David House of Dagan does further restate any and all documents of case # 50491 in their entirely, and incorporated herein, as is set forth in Sall as an integral part of the Creation - Will Public Record, the following Demandant Notice is by these Presents siven, to wit: with all God-Seven Kishts, privileges, treeders, munuration, capacities, standings, paperwork, facts truths, stipulations and agreements reserved, claimed and exercised, and without accepting, granting or consenting to the creature of the found desaulted and dishonored STATE OF WEST UNGINITIS, all derivatives and appellations, all creation empliabilities thereof, gurisdiction, venue and law form, and to and liability and attachment of the same, the foreign agent derk me to beg their our private, corporate, military, commercial rules and now issue subpoenas pursuant to WURULES OF (RIMIN-AL PROCEDURE Mand (b); Because Jan an unlawful prisoner of war and kidnappel, unlawfully imprisoned within a private, corporate, military prison, I have no ability for earning debt notes aha FEDERAL RESERVE MOTES; this is in no way, shape or some waiver, consent, acceptance, and/or granting of jerrisdiction, very and law form, nora vaiver of all documents, arguments, facts, agreements, truths, stipulations already sabinetted and now Stood upon by this real-man, a trinity of mind, body an Sorl; I, thomas David House of Began Administrator and Peneficient

OS THOMAS DEEGAN, THOMAS DAVID DEEGAN, all. derivotives appellations and letter combinations of the same, as a current kidnappee, do sive this Notice and Demand, pursuant to the Law of the Land aha God's Law, for the required issuing of subpoends, the service of the same and the production of the alleged witnesses, alleged voctions and alleged plainteds, to wit: Kanaufa County and KANAWHA COUNTY and COUNTY OF KANAWHA, alleged viction - address 111 Court Street Charleston, west Virginia [2530] STATE CAPITAL, alleged victim-address-1900 Kanawha Boulevord, Charleston, west virginia [25305] defaulter and dishonored STATE OF WEST UIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof alleged Paintiff, address purported 9917-7795, elleged withess and for victim-address unknown as identify is hidden by the alleged Plaintiff, Honorable Phillip Hudok, withers, address RRI Box 11 Hattersville, West Virginia Malo273] Honorable Gene Stalricher, Lithess, address, 411 meyers Avenue Beckley West Virginia [35801] Honorable Leonard Hayview witness-address-4920 videi ann road #135, Pahrump, Nevada [89048] Honorable Alicia Lutz-Rolow witness-address-409 Dougherty Street, Prescott, Anzana [86305] purported (HPIAIN JUY, alleged withess - address - 2509 23 rd Avenue, Parkersburg, West Virginia [2610] TOHO certified 3rd subpoenq

4085 this is soldy to see if any allejations past and project, can be sustained in my jurisdiction, venue and law form. I am making it very clear for all persons and entities incolved that absent actual Licing souls as victims, and the same siving competent first-hand fact testimony, that any and all alleged actions by the defaulted and dishonored, creature of the wind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and trabalities thereof, all agents, assigns, successors and principals thosed, in volving my cetter Que vie Trust are null and void, abinitio in perpetaity. This is for any and all alleged trustee hearings which are not compliant with the Driginal Contracts Authority regards dable jeopardy, nor is the alleged underlying action original Contract compliant from which the null and void froudulest plea agreement and trandalent home confinement agreement arise; Frand vitiates alland an illand wid beginning cannot have a good per Section; I, Thomas David House of Deepan, under Sull liability and complete transparency, do hereby declare and attest that the borgoing is true, correct and complete, the fruth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God. notice to agent is notice to principal, notice to principalis notice to agent. Any omission's not a waire. Acope, fascini le andfor digital scan à landally declared to be an original. may be aftered or amended at will. TOHO certified 3rd sabpoend

Sui javis, Heiros the Creator, kidnappee in fact, Executor in fact, astodian in fact, Administrator in fact, Benediciary infact, w/o prejudice, w/o recourse may be altered or a mended at will. 4DH Degg Amendment to, adding the following, to wit: Jack Cew, trustee - address - Department of the Treasury, 1500 Pennsylvania Avenue NW, Washington D.C. Q0220] Darlone Deegan, witness-317 Locust Drive Mineralwells, West Virginia [26150] James Deegan, witness - 757e Sycamore Street, Belpre Ohio [45719] 3 d Subpoena Motocertified

In the WEST VIRGINIA SUPREME COURT OF APPEALS

Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur

RR1 Box 11, Huttonsville, West Virginia

304-335-2826 c 304-940-9646 hudok@hudok.com



The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*P.O. Box 408, Daniels, West Virginia
304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur* 317 Locust Drive, Mineralwells, West Virginia 304-489-9524

Defendants

V.

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand-Constitutional Crisis, Flagrant and Willful Breach of Contract, Flagrant and Willful Constructive Fraud, Flagrant and Willful Fraud in the Factum, Flagrant and Willful Fraud in the Inducement, Flagrant and Willful Breach of Oath, Flagrant and Willful Violations of the Constitution for the United States of America c1819, Flagrant and Willful Violations of the Constitution of West Virginia, Flagrant and Willful Violations of Common Law, Flagrant and Willful Violations of Freewill Choice, Flagrant and Willful Violations of Natural Law, Flagrant and Willfull Unlawful modern day Slavery, Conspiracy of all of the aforementioned.

Oral Hearing on this matter is hereby demanded. Right to Trial By Jury reserved for future decision.

Under, and out of, the authority of absolute necessity.

On the ______ day of ______in the Year of our Lord Jesus Christ two thousand fifteen.

Notice to principal is notice to agent, notice to agent is notice to principal

Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand

With absolute and explicit reservation of all remedies and recourse due and available, whether now or the future, We, the Signatories, shall conditionally accept that the purported Constitution of West Virginia of one thousand eight hundred seventy two, based solely on the repeated assertions of the defendants, is in full force, affect and effect.

Any omission does not constitute a waiver.

Facts and Self-Evident Truths

All written documents' meanings do not change over time.

Life, liberty, and property do not exist because men have made laws. On the contrary, it was the fact that life, liberty, and property existed beforehand that caused men to make laws in the first place.

Each of us has a natural right, from God, to defend his person, his liberty, and his property.

It is not true that the legislator has absolute power over our persons and property. The existence of persons and property preceded the existence of the legislator, and his function is only to guarantee their safety.

Life, faculties, production-in other words, individuality, liberty, property-this is man. And in spite of the cunning of artful political leaders, these three gifts from God precede all human legislation, and are superior to it.

Liberty is an acknowledgment of faith in God and His works.

Government cannot exercise or obtain more authority than those that formed it originally had.

All purported public records of any nature are only for your corporate edification and application to your fictional realm.

The recognition by the purported STATE OF WEST VIRGINIA by, and through, the Organizational Chart posted and disseminated by the official STATE OF WEST VIRGINIA website, which is incorporated herein, and restated in its entirety, as if set forth in full, undoubtedly states that the sovereign authority resides and emanates from the Citizens for West Virginia and therefore the Citizens for West Virginia are, have been and always will be the supreme authority at all times and places, above and superior to all creatures of the mind, including but not limited to, corporations, purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services purporting to be lawful government, and fictions of law, et cetera.

State of "West Virginia" accepted and acknowledged by the purported Congress of the United States of America on the thirty first day of December, in the Year of our Lord Jesus Christ one thousand eight hundred and sixty two, with the clause to amend as demanded by the real-men with hands and legs.

State of "West Virginia" entered, in good standing and equal footing, the United States of America by, and pursuant to, the purported Presidential Proclamation, on the twentieth day of June in the Year of our Lord Jesus Christ one thousand eight hundred sixty three.

Purported second Constitution of West Virginia purportedly ratified by real-men with hands and legs in the Year of our Lord Jesus Christ one thousand eight hundred seventy two, and at such time came into full force, affect and effect.

The Preamble of the purported Constitution of West Virginia c1872 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Article 1-1 of the purported Constitution of West Virginia c1872 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Article 1-3 of the purported Constitution of West Virginia c1872 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Article 6-47 of the purported Constitution of West Virginia c1872 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Video Documentary "Free The Churches (The Story)" is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Video Documentary "Free The Churches (The Facts)" is hereby restated in its entirety, and incorporated herein, as if set forth in full.

The Declaration of Independence is hereby restated in its entirety, and incorporated herein, as if set forth in full.

The Constitution for the United States of America c1819 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

The King James Version 1611 Holy Bible is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Public Law 97-280 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

First Amendment Petition for a Redress of Grievances and Breach of Contract, unrebutted and unrebuttable, silence is agreement, as served in hand to the purported principles of the STATE OF WEST VIRGINIA LEGISLATURE a.k.a. d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government service purporting to be lawful government, on the twenty fourth day of February, in the Year of our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Public Notice of Acceptance and Acknowledgement of Declaration of Independence, Constitutions and Oaths of Office, as served in hand to the purported principles of the STATE OF WEST VIRGINIA LEGISLATURE a.k.a. d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services purporting to be lawful government, on the twenty fourth day of February, in the Year or our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

First Amendment Petition for a Redress of Grievances and Breach of Contract, unrebutted and unrebuttable, silence is agreement, as served via Certified Mail # 7012 0470 0000 7194 9474 on the twenty seventh day of March, in the Year of our Lord Jesus Christ two thousand fifteen, on the purported GOVERNOR OF THE STATE OF WEST VIRGINIA a.k.a. d.b.a. MANAGER of GOVERNORS MANSION and CHIEF EXECUTIVE OFFICER GOVERNOR'S OFFICE, a private for profit subcontractor providing government services purporting to be lawful government, received and signed for on the thirtieth day of March, in the Year of our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Public Notice of Acceptance and Acknowledgement of Declaration of Independence, Constitutions and Oaths of Office, as served via Certified Mail # 7012 0470 0000 7194 9474 on the twenty seventh day of March, in the Year of our Lord Jesus Christ two thousand fifteen, on the purported GOVERNOR OF THE STATE OF WEST VIRGINIA a.k.a. d.b.a.

MANAGER of GOVERNORS MANSION and CHIEF EXECUTIVE OFFICER GOVERNOR'S OFFICE, a private for profit subcontractor providing government services purporting to be lawful government, received and signed for on the thirtieth day of March, in the Year of our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

First Amendment Petition for a Redress of Grievances and Breach of Contract, unrebutted and unrebuttable, silence is agreement, as served via Certified Mail # 7012 0470 0000 7194 9467 on the twenty seventh day of March, in the Year of our Lord Jesus Christ two thousand fifteen, on the purported WEST VIRGINIA SUPREME COURT OF APPEALS, a private for profit subcontractor providing government services purporting to be lawful government, received and signed for on the thirtieth day of March, in the Year of our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Public Notice of Acceptance and Acknowledgement of Declaration of Independence, Constitutions and Oaths of Office, as served via Certified Mail # 7012 0470 0000 7194 9467 on the twenty seventh day of March, in the Year of our Lord Jesus Christ two thousand fifteen, on the purported WEST VIRGINIA SUPREME COURT OF APPEALS, a private for profit subcontractor providing government services purporting to be lawful government, received and signed for on the thirtieth day of March, in the Year of our Lord Jesus Christ two thousand fifteen is hereby restated in its entirety, and incorporated herein, as if set forth in full.

"An Act concerning the Rights of American Citizens in foreign States" is hereby restated in its entirety, and incorporated herein, as if set forth in full.

The "Trading with the enemy Act" of 1917 HR 4960 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

The "Emergency banking Act" of 1933 HR 1491 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Senate Report 93-549 entitled "EMERGENCY POWERS STATUTES, PROVISIONS OF FEDERAL LAW NOW IN EFFECT DELEGATING TO THE EXECUTIVE EXTRAORDINARY AUTHORITY IN TIME OF NATIONAL EMERGENCY" on November 19th, 1973 from the SPECIAL COMMITTEE ON THE TERMINATION OF THE NATIONAL EMERGENCY UNITED STATES SENATE is hereby restated in its entirety, and incorporated herein, as if set forth in full.

UNIFORM COMMERCIAL CODE FILING # 0000000181425776, and all amendments thereto, filed on July 28th,2011 are hereby restated in its entirety, and incorporated herein, as if set forth in full.

24 F.R. 6865 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Army regulations 840-10 October 1, 1979 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

"An Act for the Punishment of certain Crimes against the United States" April 30th, 1790 is hereby restated in its entirety, and incorporated herein, as if set forth in full.

A bankrupt entity, and one in reorganization in bankruptcy, loses any and all sovereign authority and immunity, and any claim of sovereign authority and immunity is an act of outright, flagrant and willful fraud.

Any and all purported Oaths taken by any individual for any position or office of the STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services purporting to be lawful government, and fictions of law, et cetera are hereby restated in their entirety, and incorporated herein, as if set forth in full.

Mandatory Judicial Notice, Cognizance and Required Action Based Upon is hereby restated in its entirety, and incorporated herein, as if set forth in full.

Genesis 1

[29] And God said, Behold, I have given you every herb bearing seed, which is upon the face of all the earth, and every tree, in the which is the fruit of a tree yielding seed; to you it shall be for meat.

[30] And to every beast of the earth, and to every fowl of the air, and to everything that creepeth upon the earth, wherein there is life, I have given every green herb for meat: and it was so.

Leviticus 19

[35] Ye shall do no unrighteousness in judgment, in meteyard, in weight, or in measure.

[36] Just balances, just weights, a just ephah, and a just hin, shall ye have: I am the LORD your God, which brought you out of the land of Egypt.

Deuteronomy 16

[18] Judges and officers shalt thou make thee in all thy gates, which the LORD thy God giveth thee, throughout thytribes: and they shall judge the people with just judgment.

[19] Thou shalt not wrest judgment; thou shalt not respect persons, neither take a gift: for a gift doth blind the eyes of the wise, and pervert the words of the righteous.

[20] That which is altogether just shalt thou follow, that thou mayest live, and inherit the land which the LORD thy Godgiveth thee.

II Samuel 23

- [1] NOW these be the last words of David. David the son of Jesse said, and the man who was raised up on high, the anointed of the God of Jacob, and the sweet psalmist of Israel, said,
- [2] The Spirit of the LORD spake by me, and his word was in my tongue.
- [3] The God of Israel said, the Rock of Israel spake to me, He that ruleth over men must be just, ruling in the fear of God.
- [4] And he shall be as the light of the morning, when the sun riseth, even a morning without clouds; as the tender grassspringing out of the earth by clear shining after rain.

2 Chronicles 7

[14] If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will heal their land.

Psalms 43

[1] Judge me, O God, and plead my cause against an ungodly nation: O deliver me from the deceitful and unjust man.

- [20] Shall the throne of iniquity have fellowship with thee, which frameth mischief by a law?
- [21] They gather themselves together against the soul of the righteous, and condemn the innocent blood.

Psalms 127

[1] Except the LORD build the house, they labour in vain that build it: except the LORD keep the city, the watchman waketh but in vain.

Proverbs 8

- [15] By me kings reign, and princes decree justice.
- [16] By me princes rule, and nobles, even all the judges of the earth.

Proverbs 28

[5] Evil men understand not judgment: but they that seek the LORD understand all things.

Proverbs 29

[12] If a ruler hearken to lies, all his servants are wicked.

Jeremiah 6

[16] Thus saith the LORD, Stand ye in the ways, and see, and ask for the old paths, where is the good way, and walk therein, and ye shall find rest for your souls. But they said, We will not walk therein.

Jeremiah 18

- [7] At what instant I shall speak concerning a nation, and concerning a kingdom, to pluck up, and to pull down, and to destroy it;
- [8] If that nation, against whom I have pronounced, turn from their evil, I will repent of the evil that I thought to do unto them.

Daniel 3

- [16] Shadrach, Meshach, and Abed-nego, answered and said to the king, O Nebuchadnezzar, we are not careful to answer thee in this matter.
- [17] If it be so, our God whom we serve is able to deliver us from the burning fiery furnace, and he will deliver us out of thine hand, O king.
- [18] But if not, be it known unto thee, O king, that we will not serve thy gods, nor worship the golden image which thou hast set up.

Habakkuk 1

[4] Therefore the law is slacked, and judgment doth never go forth: for the wicked doth compass about the righteous; therefore wrong judgment proceedeth.

Matthew 6

[24] No man can serve two masters: for either he will hate the one, and love the other; or else he will hold to the one, and despise the other. Ye cannot serve God and mammon.

Matthew 15

[14] Let them alone: they be blind leaders of the blind. And if the blind lead the blind, both shall fall into the ditch.

Matthew 25

[40] And the King shall answer and say unto them, Verily I say unto you, Inasmuch as we have done it unto one of the least of my brethren, ye have done it to me.

Luke 16

[13] No servant can serve two masters: for either he will hate the one, and love the other; or else he will hold to theone, and despise the other. Ye cannot serve God and mammon.

Acts 5

[29] Then Peter and the other apostles answered and said, We ought to obey God rather than men.

Romans 6

- [16] Know ye not, that to whom ye yield yourselves servants to obey, his servants ye are to whom ye obey; whether ofsin unto death, or of obedience unto righteousness?
- [17] But God be thanked, that ye were the servants of sin, but ye have obeyed from the heart that form of doctrine which was delivered you.
- [18] Being then made free from sin, ye became the servants of righteousness.
- [19] I speak after the manner of men because of the infirmity of your flesh: for as ye have yielded your members servants to uncleanness and to iniquity unto iniquity; even so now yield your members servants to righteousness unto holiness.
- [20] For when ye were the servants of sin, ye were free from righteousness.
- [21] What fruit had ye then in those things whereof ye are now ashamed? for the end of those things is death.
- [22] But now being made free from sin, and become servants to God, ye have your fruit unto holiness, and the end everlasting life.
- [23] For the wages of sin is death; but the gift of God is eternal life through Jesus Christ

Romans 8

[28] And we know that all things work together for good to them that love God, to them who are the called according to his purpose.

II Corinthians 3

[17] Now the Lord is that Spirit: and where the Spirit of the Lord is, there is liberty.

II Corinthians 6

- [14] Be ye not unequally yoked together with unbelievers: for what fellowship hath righteousness with unrighteousness? and what communion hath light with darkness?
- [15] And what concord hath Christ with Belial? or what part hath he that believeth with an infidel?

I Timothy 1

- [8] But we know that the law is good, if a man use it lawfully;
- [9] Knowing this, that the law is not made for a righteous man, but for the lawless and disobedient, for the ungodly and for sinners, for unholy and profane, for murderers of fathers and murderers of mothers, for manslayers,
- [10] For whoremongers, for them that defile themselves with mankind, for men stealers, for liars, for perjured persons, and if there be any other thing that is contrary to sound doctrine;
- [11] According to the glorious gospel of the blessed God, which was committed to my trust.

I John 3

- [16] Hereby perceive we the love of God, because he laid down his life for us: and we ought to lay down our lives for the bretheren.
- [18] My little children, let us not love in word, neither in tongue; but in deed and in truth.

CAUSE OF ACTION

Life, liberty, and property, all gifts from God preceded man's institutions. For those convinced that God requires obedience in establishing and securing these gifts, there can be no compromise. It is a matter of conviction, not preference. To be truly alive and enjoy God's creation, liberty is the cornerstone that is more important than life itself, hence, "give me liberty or give me death" - Patrick Henry.

The case has been made that in struggling to create a more perfect union, this country's ongoing experiment of a Christian constitutional republic created and secured more blessings than ever experienced before. The case can also be made that our institutions have morphed from the principles of its founders to a dying ember about to be extinguished.

The factors responsible are varied and many. All people whether in the body politic or not are responsible for its success or failure. We suffer from lost ground. When confronted with iniquities involving conviction, preferences carry no weight.

As ambassadors, ultimate allegiance is due the Creator. When conviction involves obedience to God in a matter of spiritual realm vs. physical realm, obedience in the spiritual realm is demanded. This is best evidenced in the trials and tribulations of the apostles of Jesus.

Gene, Thomas and I maintain with much self evident truths and proof, that there is an immense gulf between the vision of the founders and the reality we now see and suffer.

Gene in September, in the Year of our Lord Jesus Christ one thousand nine hundred sixty did affirm an Oath to support and defend the Constitution of the United States to be eligible to defend his country. While speaking publically against textbooks many deemed inappropriate in public schools, Gene was arrested in the KANAWHA COUNTY textbook wars of 1974-1975. Acting on his conviction of civic and Christian duty could have easily cost him his livelihood. In April, in the Year of our Lord Jesus Christ two thousand eight Gene attempted to get Lawful monies for a STATE income tax refund rather than the worthless evidences of debt called FEDERAL RESERVE NOTES. He was repeatedly denied all in absolute and willful violation of the Supreme Law of the Land.

In the Year of our Lord Jesus Christ one thousand nine hundred seventy four I, Phil Hudok, swore an oath to support the Constitution of the United States and the Constitution of the State of West Virginia in order to teach. In the Year 2000 of our Lord Jesus Christ, after teaching 23 years in RANDOLPH COUNTY, I was fired from my teaching position at ELKINS HIGH SCHOOL. Due to religious conviction, I couldn't enforce a new school rule requiring that I punish students for not wearing bar-coded IDs in my classes. I was fortunately exonerated of insubordination in a case which ended in the WEST VIRGINIA SUPREME COURT OF APPEALS.

During an unrelated battle which spanned from the late 1990's to eighth day of August in the Year 2008of our Lord Jesus Christ, I and others were immersed in a struggle of Christian conviction involving biometric facial recognition.

Throughout that period, I, my Pastor Butch Paugh, and others sent many letters, made many phone calls and trips to Charleston to meet with the DMV COMMISSIONER, GOVERNOR Manchin's representatives, and the GOVERNOR himself. STATE SENATOR Clark Barnes assisted us insisting our concerns be taken seriously. We were seeing clear evidence of technological changes which would make possible the Biblical "Mark of the Beast". We unashamedly refused to renew our "driver's licenses", due to the biometric component and drove on expired licenses for more than eight years. It is interesting that in West Virginia fingerprints are optional on licenses, but biometric facial print is mandatory.

GOVERNOR Manchin understood our conviction and ordered the DMV to issue us non-biometric driver's licenses which culminated in the 8/8/08 televised and highly reported alternate licensing at the DMV headquarters then located in the CAPITOL COMPLEX. However, GOVERNOR Tomlin's administration without notice revoked that accommodation. We received notification many months after the fact when people were denied the modified licenses.

Today, everyone that I know of who had obtained non-biometric licenses are driving on expired licenses. This includes my wife, four daughters, Pastor Butch Paugh, and his 86 year old father, Lloyal Paugh. While fighting the Germans in World War II, Lloyal was captured by Germans and held in a POW camp. The elder Paugh was recently denied purchase of prescriptions because his "driver's" license had expired. Unlike his license, Lloyal is still around, he hasn't expired. Mr. Paugh finds it incomprehensible that he is denied medication and forced to drive illegally after fighting the Third Reich, famously known for "SHOW ME YOUR PAPERS!"

As illustrated above, not having a valid "drivers" license presents problems not just restricted to traveling. During a televised newscast covering the battle in New York State where the DMV was refusing to issue NY driver's licenses to illegal aliens, the Commissioner of the DMV stated that "The driver's license is your passport to the world." One can understand the consternation of a Christian when considering 'End Times' biblical prophecy which defines the "Mark of the Beast" as mandatory for buying and selling. Many believe we are in the early stages of a police state.

Fortunately, the local SHERIFF understood our dilemma and chose not to make examples of us. With STATE SENATOR Clark Barnes championing our cause, GOVERNOR Manchin agreed and ordered the DMV to make accommodation unlike GOVERNOR Tomblin who refuses to answer our letters. We are just as convicted now as we were then and will not under any circumstances <u>surrender</u> (the actual DMV's term) our images in a biometric face scan. We have been made to suffer financially, physical, and emotionally.

In the purported FORTIETH CONGRESS, Session II, the SENATE and HOUSE OF REPRESENTATIVES enacted an Act securing the right of expatriation. They stated in Section 1. "WHEREAS the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness;...That any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government."

Gene, Thomas and I will clearly show that in order to enjoy the rights of life, liberty, the pursuit of happiness, personal property, and obedience to our Christian convictions, we are left with no choice but to expatriate ourselves from the STATE OF WEST VIRGINIA, State of West Virginia, West Virginia, and any and all variations, et cetera and its political subdivisions, instrumentalities, private for profit subcontractors providing government services purporting to be lawful government, and fictions of law, et cetera.

Gene, Thomas and I demand the WEST VIRGINIA SUPREME COURT OF APPEALS issue orders to all state departments, subdivisions, instrumentalities and creations, including all Corporations purported to be part of or in association with state government to draft all necessary and appropriate policies to secure our expatriation. As we hope to continue living in this state harmoniously with our fellow man we want a state issued non-biometric identification document so that we may carry on the essential business transactions necessary for daily life.

The WEST VIRGINIA SUPREME COURT OF APPEALS must undertake these necessary actions to secure our God granted and constitutionally acknowledged rights and liberties. To do otherwise is to be in contempt of God and the founders of West Virginia and our country.

While the following is not part of what Gene, Thomas and I seek in remedy, I believe that it is of extreme and immediate importance in the future of our state. It is equally important nationwide and while beyond the scope of your jurisdiction, your actions would be looked upon as setting an example.

What built America, what is killing America, and what must the American people and West Virginia do about it? The United States of America has the world's largest prison population, the world's largest national debt, rampant drug abuse, increasing numbers of single parent homes, and a disappearing middle class. These and other indicators paint a picture of decline. I contend that there is a blatant disregard for the Rule of Law resulting in a cancer on society. It has been festering most of our lives and continues unabated. The people and institutions of this land will continue to suffer and our country is heading for collapse unless we recognize a principle that the founders of both our state and the nation recognized and went about securing protection in their constitutions.

This is an example, maybe the single most important example which the founders addressed in our Preamble and in Article 6, Section 47 of our state constitution. We have a constitutional crisis!

The West Virginia Preamble states the importance of Christian principles and morals. Our culture, wealth, and abundance were built on the principles in Scripture and outlined in the Ten Commandments. As **Alexis de Tocqueville**, a French political thinker and historian best known for his works Democracy in America stated:

"I sought for the greatness and genius of America in her commodious harbors and her ample rivers — and it was not there . . . in her fertile fields and boundless forests and it was not there . . . in her rich mines and her vast world commerce — and it was not there . . . in her democratic Congress and her matchless Constitution — and it was not there. Not until I went into the churches of America and heard her pulpits aflame with righteousness did I understand the secret of her genius and power. America is great because she is good, and if America ever ceases to be good, she will cease to be great."

About a year ago, Constitution Party of West Virginia members distributed a 2 part DVD video series titled "Free The Churches -2014" to scores of West Virginia incorporated churches. The series explains the political history, and danger of church incorporation. Despite recent stories of Christian pastors and Christian individuals being told they must violate their religious convictions and the fact that Article 6, Section 47 of the West Virginia Constitution prohibits church incorporation, the few pastors that did respond exhibited fear. Could it be that their fearful actions and lack of response is due to the recent lack of justice and accountability witnessed in the recent IRS targeting of Christians, Conservatives, and those associated with liberty loving movements such as the Tea Party? Can we expect to have a moral culture and muzzled churches?

As a whole, individuals and their representatives have been increasingly recalcitrant in safeguarding our state and federal constitutionally guaranteed rights. Gene, Thomas and I cannot be silent. It is our duty to sound a warning and demand our legitimate constitutional republic be restored. We are doing our part as best we can and we insist the WEST VIRGINIA SUPREME COURT OF APPEALS do the same.

A return to the Rule of Law as the founders intended will be a struggle. Liberty requires responsibility and the biggest obstacle may be man's nature to have a semblance of peace and order now while sacrificing his future and posterity. The founders made it clear that was not something they could do. Consider Alexis de Tocqueville's statement:

"Every nation that has ended in tyranny has come to that end by way of good order. It certainly does not follow from this that peoples should scorn public peace, but neither should they be satisfied with that and nothing more. A nation that asks nothing of government but the maintenance of order is already a slave in the depths of its heart; it is a slave of its well-being, ready for the man who will put it in chains."

The JUSTICES of the WEST VIRGINIA SUPREME COURT OF APPEALS have the authority and responsibility to investigate what can justly be called the constitutional crises of Church incorporation. Upon investigation, if what we allege is found to be true, a course of remedy must be set regardless of the odds and obstacles. If state government will not act, at some future time the people will be left with mass non-compliance, or mass rebellion and the results could get very ugly. We are calling for a non-violent return to the Constitutional Rule of Law in what is fundamental to our way of life, namely freedom of religion. Considering the consequences, restoration of freedom of religion is as important as any war fought for survival and independence. The framers of our state's constitution clearly meant to secure church sovereignty. Whether ignorance or apathy precipitated our fall, to be complacent is to be complicit. The "Mountaineers Are Always Free" state must take the lead! We must repent and ask the Lord to lead us in this quest. To do otherwise, guarantees depravity and tyranny to ourselves and our posterity.

Because Gene, Thomas and I are not part of a corporate church, we don't have standing to include action in the realm of church incorporation. However as our brother's keeper, we are still obligated to make a plea for WEST VIRGINIA SUPREME COURT OF APPEALS action.

Furthermore, Embassador Thomas David House of Deegan does set forth the following list of flagrant, willful, egregious and criminal actions committed and furthered by irrational foreign agents of private for profit subcontractors providing government services purporting to be lawful government, to wit:

Affidavit of Truth-Book 2 Page 62-71 (urebutted and unrebuttable)

Affidavit-registered mail # 7009 3410 0001 5503 4947 (unrebutted and unrebuttable) (also set one monetary pay scale) Judicial Notice of Acceptance of Constitutions and Oath(s) of Office-registered mail # 7009 3410 0001 5503 6088 Refusal for Cause, Challenge to Jurisdiction, Public Law Demand-registered mail # 7009 3410 0001 5502 0155 (unrebutted and unrebuttable)

Precept-registered mail # 7009 3410 0001 5502 5075 (unrebutted and unrebuttable)

Precept-registered mail # 7009 3410 0001 5502 5075 (unrebutted and unrebuttable)

Administrative Notice and Demand; Writ of Error: Coram Nobis; Memorandum in Law-registered mail # 7011 1570 0003 5497 3162

Affidavit of Negative Averment-registered mail # 7011 1570 0003 5497 3162 (unrebutted and unrebuttable)

Declaration of Independence; Affidavit of Expatriation/Repatriation; Affidavit of Denial of Corporate Existence-registered mail # 7011 1570 0003 5497 3162 (unrebutted and unrebuttable)

Objection to Jurisdiction-registered mail # 7011 1570 0003 5497 3162

Notice of Lack of Jurisdiction and Affidavit of Truth-registered mail # 7011 1570 0003 5497 3162 (unrebutted and unrebuttable)

Courtesy Notice- thirteenth day of March, in the Year of my Lord Jesus Christ two thousand thirteen.

Demand and Order of Cease and Desist; Notice of Commercial Default and Dishonor; Second and Final Courtesy

Notice; sixteenth day of July, in the Year of our Lord Jesus Christ two thousand thirteen (unrebutted and unrebuttable)

Public and Private Notice of Expatriation, Public and Private Notice of Repatriation, Order of Cease and Desist; nineteenth day of September, in the Year of our Lord Jesus Christ two thousand thirteen.

U.C.C. perpetuity filing # 2000043135 and all amendments thereto

Apostolic Letter issued motu proprio 07-11-2013

Rebuttal of silent presumptions by Thomas David House of Deegan, unanswered, the seventeenth day of August, in the Year of Our Lord Jesus Christ two thousand fourteen

Affidavit of Thomas David House of Deegan, unrebutted and unrebuttable, the twenty first day of August, in the Year of our Lord Jesus Christ two thousand fourteen

Any and all filings by myself into purported case file # 11-f-101

ALL of the aforementioned Public and Private Records are hereby restated in their entirety, and incorporated herein, as if set forth in full, all being unanswered to this very day and now stand as absolute truth and fact in law universally.

On the twenty eighth day of February, in the Year of our Lord Jesus Christ two thousand ten, I, Embassador, Thomas David House of Deegan, had my personal living quarters invaded by unidentified, masked militarily armed foreign agents, without warrant of any kind. This amounted to a violent kidnapping by armed military men who ransacked my living quarters and stole personal property which has never been returned.

I was taken to a private business for a purported hearing which was nothing more than a Star Chamber court. Throughout this ordeal, I demanded the lawful authority for their actions, but none was provided. They provided a purported counsel who asked no questions. No transcription was made and I, the violated victim, was not permitted to "testify" under oath on my own behalf.

My demands for lawful authority continued to be ignored. My kidnapping was compounded by transfer to an out of county mental facility, all against my will and without lawful authority. I was forced to sleep and be imprisoned in a utility room for ten days.

After having supposedly been released, I was again kidnapped by agents who refused to provide any documents of lawful authority of purported charges levied. I was forced to sign unlawful paperwork of a foreign corporation to secure my rightful freedom. I found it necessary to fire the appointed foreign agent counsel and attacked any and all paperwork of the irrational foreign agents. This continued until February in the Year of our Lord two thousand twelve. The unlawful documents, that had been withheld from me until the purported trial was about to begin, were of imaginary jurisdiction, and imaginary venue under an imaginary law form as well as perjury in front of the purported foreign GRAND JURY.

At this point I chose to honor, accept and acknowledge the Original Jurisdiction, Original Venue and Original Law Form as authored by the Creator, the Almighty Author of All. In that my foreign agent captors had not proven anything, I did not need to recognize a fiction of law operated by irrational foreign agents. I continued to live my life as the Almighty Author of All allows me through the Organic trust He authored and the freewill choice He bestowed upon me.

I gave the violent, irrational foreign agents several opportunities to make amends for their transgressions. They failed to respond sealing their silence as absolute agreement. By making absolutely no attempt to answer anything at any time, these unlawful agents proved the fraud being perpetrated statewide against me and my fellow brothers and sisters.

On the thirtieth day of July, in the Year of my Lord Jesus Christ two thousand fourteen, I was kidnapped again by violent and irrational foreign agents who failed to identify themselves or check with their superiors when warned of their unlawful trespass upon me and my property. At their private business location, they finally produced what they claimed was a warrant. However, I realized it was signed by a mere foreign agent clerk and not someone with any real authority. I was again unlawfully taken against my freewill choice to a military prison.

These military facilities amount to a commercial scheme involving bonds, categorizing real-men with hands and legs as mere property and monetary slaves. I refused to sign any contracts and was punished by the military foreign agent staff by having to wear the same clothes for twenty-one days. With no change of clothes, cover, or pillow, and only a floor mat, do not dogs in a shelter receive better care?

Declarations and Affidavits were sent rebutting the silent unlawful presumptions and imaginary facts further giving the irrational foreign agents an opportunity to make remedy for their crimes and dishonor. They failed to even acknowledge the Law documents which cemented all of my Law documents as absolute truth and fact in Law universally. I have never once accepted or acknowledged the inferior and imaginary jurisdiction, venue and law form that was forced upon me by irrational and violence prone foreign agents at any time. Under extreme duress, coercion, and the knowledge that if I did not take "their deal", I would have no chance of regaining my rightful freedom and be faced with even more threatening and imaginary charges and imprisonment.

At no time was I offered a trial by jury of my peers, but was offered a military trial by citizens, meaning registered voters and subjects of, COUNTY OF WOOD of which I have never accepted, acknowledged nor registered in as a slave or voter thereof. I am unlawfully restrained and unable to even visit my children, a ludicrous and insane burden that I am forced to bear. Additionally, I am forced to pay for this insanity at a rate of eleven unconstitutional and counterfeit FEDERAL RESERVE NOTES per day and was unlawfully ordered to pay over six thousand unconstitutional and counterfeit FEDERAL RESERVE NOTES for a purported military jury trial I never acknowledged, accepted or utilized and a Foreign agent ESQUIRE I barely used. The circular logic of paying a debt with a debt instrument only makes perfect sense in the imaginary land of fictions. On the receipt for payment of an unlawful debt with more debt to WOOD COUNTY SHERIFFS OFFICE, I am listed as a customer. More insanity!

This is in no way, nature, shape or form an appeal. This is a demand for absolute and unconditional settlement and closure of any and all matters relating in any manner or way to purported case #11-F-101.

Gene, Phil and I further assert that we are not an enemy of any real-men with hands and legs, but are enemies of Satan and his agents.

Affidavit of Negative Averment

We, the Signatories, hereby deny any purported police authorities are absolutely compliant with the Constitution for the United States of America c1819 or the Constitution of West Virginia.

We, the Signatories, hereby deny the authority of the purported UNITED STATES CONGRESS to declare the real-men with hands and legs of the United States of America as enemies of their own nation.

We, the Signatories, hereby deny the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful

government, and fictions of law, et cetera are in absolute compliance to the Original Contracts, the Constitution for the United States of America c1819 and the Constitution of West Virginia.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing governmental services and purporting to be lawful government, and fictions of law, et cetera are in absolute compliance to the Original Contracts, the Constitution for the United States of America c1819 and the Constitution of West Virginia.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing governmental services and purporting to be lawful government, and fictions of law, et cetera are actually holding any Constitutional Office or position of authority and right.

We, the Signatories, hereby deny the authority was granted to any creature of the mind, via the Constitution for the United States of America c1819 or the Constitution of West Virginia, to rule over, or interfere, in the private lives and dealings of real-men with hands and legs.

We, the Signatories, hereby deny that private for profit subcontractors providing government services and purporting to be lawful government are authorized by the Original Contracts, the Constitution for the United States of America c1819 and the Constitution of West Virginia.

We, the Signatories, hereby deny the private for profit subcontractors providing government services and purporting to be lawful government are in absolute compliance with the Constitution for the United States of America c1819 or the Constitution of West Virginia.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera have taken, subscribed and upheld a Lawful Oath to the Constitution for the United States of America c1819 and the Constitution of West Virginia.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are operating and conducting business absent fraud and deceit in their respective day to day operations and activities.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera have authority to aid and abet the purported UNITED STATES CONGRESS in enforcing, and commercially benefitting from, Martial Rule and the Laws of War of enemy combatants against real-men with hands and legs.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are authorized to maintain and operate military tribunals, military prisons and military police enforcement against real-men with hands and legs.

We, the Signatories, hereby deny any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services

and purporting to be lawful government, and fictions of law, et cetera are authorized to own our children and fellow real-men with hands and legs.

We, the Signatories, hereby deny explicit authority was granted for any jurisdiction other than the unwritten common law and equity to be implemented and utilized within the borders of the State of West Virginia.

We, the Signatories, hereby deny explicit malum prohibitum authority was given to operate, indict and/or interface with/against real-men with hands and legs, not in service of government.

We, the Signatories, hereby deny that there exists constitutional authority for the operation in bankruptcy and under martial rule or martial law.

We, the Signatories, hereby deny that there exists constitutional authority to ignore, hamper or violate the God-given right to expatriate and repatriate to anything, whether fictional or reality, of our own freewill choice.

Statement of Facts as stipulated by the defendants in their silence;

- The Defendants have been, and are presently, using legalese and wordplay, otherwise known as fraud, to work their
 way around the intent and factuality of real-men with hands and legs' Sovereign Authority, enabling document and
 contractual terms to commit fraudulent financial and terroristic crimes against ourselves and our fellow Brothers and
 Sisters.
- 2. The defendants have been, and are presently, committing outright, continuous and flagrant breaches of the Original Contract, violating their duties, obligations and responsibilities as public servants and public trustees.
- The defendants have been, and are presently, aiding and abetting foreign agents to allow international money changers, and their agents, to infiltrate, destroy, rape and pillage, at will, under threat of unlawful imprisonment and/or death.
- 4. The defendants have been, and are presently, aiding and abetting the kidnapping of our children under various fraudulent and for profit commercial schemes.
- 5. The defendants have been, and are presently, aiding and furthering the military tribunals in operation, and conducting business, to utilize foreign jurisdictions in absolute contempt and breach of the Original Contract in collusion with foreign powers.
- 6. The defendants have been, and are presently, aiding and furthering the unlawful legislating from the bench of military judges and military jurisdiction in absolute defiance and breach in furtherance of a fraudulent commercial scheme.
- 7. The defendants have been, and are presently, placing our jails and prisons under the control and authority of military tribunals, and the military judges thereof, in furtherance of a fraudulent commercial scheme.
- 8. The defendants have been, and are presently, giving fictional entities endless authority and legal protection to rape and pillage our land, environment and fellow Brothers and Sisters.
- 9. The defendants have been, and are presently, breaching the contractual oaths to support, uphold and defend that which permitted certain and expressed authorities for the securing and protection of our rights, privileges, freedoms, immunities and properties so granted and authored by God.
- 10. The defendants have been, and are presently, creating and blending jurisdictions not expressly permitted by our Original Contract to perpetrate fraudulent and violent interactions.

- 11. The defendants have been, and are presently, swearing and affirming false oaths to attempt to legally evade the public servants' and public trustees' contractual duties, obligations and responsibilities.
- 12. The defendants have been, and are presently, unlawfully turning our State over to, and under the authority of, a private, international body not contemplated, nor beholden, to our Original Contract who are presently operating as the UNITED STATES and UNITED NATIONS.
- The defendants have been, and are presently, legislating so-called crimes not expressly permitted by our Original Contract.
- 14. The defendants have been, and are presently, perpetrating unlawful and violent intrusions into the personal affairs and dealings of We the Living Souls' lives as We pursue our lives, liberties and pursuit of happiness as granted and authorized by our only Authority, the Almighty Author of All.

Jurisdiction and Venue

As the purported WEST VIRGINIA SUPREME COURT OF APPEALS has authority and jurisdiction over any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services purporting to be lawful government, and fictions of law, et cetera, the jurisdiction is proper and demanded to be exercised to its fullest extent.

As the purported WEST VIRGINIA SUPREME COURT OF APPEALS has authority and jurisdiction over all persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA and its political subdivisions, instrumentalities, private for profit subcontractors providing government services purporting to be lawful government, and fictions of law, et cetera, and as the purported WEST VIRGINIA SUPREME COURT OF APPEALS lays claim to, and operates over, the State of "West Virginia", We the real-men with hands and legs, out of, and under the authority of necessity, shall utilize this venue as it is the only one available at this particular time.

Authorities and Principals

Absolute power in all things lawful.

External actions show the secret intentions

An action is the right of prosecuting to judgment that which is one's due.

Acts indicate the intention.

An act done without my consent is not my act.

An admiralty court has no jurisdiction over those questions which are determined by the common law.

It is the duty of justices to administer justice to everyone seeking it from him.

Natural reason allows one to defend himself against danger.

Equity acts upon the person

Equity supplies defects.

Equity remedies errors.

Equity is the correction of law, when too general, in the part in which it is defective.

Equity is a kind of perfect reason which interprets and amends the written law; comprehended in no code, but consistent with reason alone.

Equity assists ignorance, but not carelessness.

Jurisdiction is not confounded by equity.

Equity does not regard the form and circumstance, but rather the substance of the act.

Equity is the daughter of truth, and the sister of goodness and justice

Equity desires by all means to arrive at the truth.

Equity desires the spoiled, the deceived, and the ruined, above all things, to have restitution.

What is just and right is the law of laws

He who affirms, not he who denies, must bear the burden of proof.

He who affirms must prove.

A person ought not to be judge in his own cause, because he cannot be both a party and a judge.

An ambiguous answer shall be construed against him who offers it.

The presumption, in doubtful cases, always favors the king.

An argument from authority is very strong in law.

The laws permit taking arms against the armed.

A twisting of language is unworthy of a judge.

He is guilty of barratry who for money barters justice.

Good faith demands that what is agreed upon shall be done.

It is the duty of a good judge to order judgment to be executed without delay.

A good judge decides according to justice and right, and prefers equity to strict law

Necessary good is not good beyond the bounds of necessity.

The cause of the Church is equal to public causes; and for the best of reasons, it is the cause of religion.

A college or incorporated body can only exist by consent of the sovereign.

No man should derive any benefit from his own wrong.

An agreement avails no one unless he is a party or privy to it.

The law never permits anything contrary to truth.

A contract should be understood according to the intention of the parties, expressed in words.

A convention of private persons cannot affect public right.

The crime of treason exceeds all other crimes as to its punishment.

A human body is not susceptible of appraisement.

Gross negligence is equivalent to fraud.

Where the proofs of facts are present, what need is there of words?

One confessing willingly should be gently dealt with.

There may be damage without injury-

As to the proper name it is not to be regarded, where it errs not in substance; because names are changeable, but things are immutable.

Every man's house should be a perfectly safe refuge.

Laws assist the deceived, not the deceiving.

A delegated power cannot be delegated. .

A delegate cannot delegate.

The power derived cannot be greater than that from which it is derived.

Delays in law are odious.

By fraud or dole a contract perishes.

A deceiver deals in generalities

Deceit and fraud shall excuse or benefit no man.

Deceit and fraud should always be remedied.

Wrongful intention is presumed against one engaged in an unlawful act.

The king can have no equal, much less a superior.

To everyone his house is his surest refuge; or, every man's house is his castle.

Right cannot die.

The manifesto of the constitution is the decree of the ruler.

The proof lies upon him who affirms, not upon him who denies.

Equity suffers not a right without a remedy.

An error which is not resisted, is approved

To refer errors to their principles, is to refute them.

Violence may also put on the mask of the law.

The meeting of the minds of two or more in an agreement makes a contract.

From a wrong no contract can arise.

Facts are more powerful than words.

An action of a judge, which relates not to his office, is of no force.

No proof is incumbent upon him who denies a fact.

False in one thing, false in all things.

Things favorably considered in law are, the treasury, dower, life, and liberty

Felony is implied in every treason.

Let justice be done though the heavens fall.

Fiction yields to truth; where there is truth fiction of law does not exist.

Fraud binds, but does not dissolve, perjury.

It is a fraud to conceal a fraud.

Fraud and deceit should benefit no one.

Fraud and justice never dwell together.

Fraud lies hidden in general expressions.

Fraud is most hateful to law

Man is a term of nature; person, of the civil law.

Ignorance of those things which one is bound to know does not excuse

Ignorance of the law excuses no one; for all are presumed to know those things to which all consent.

Impunity invites to greater crimes.

No one may come into court with unclean hands.

In doubtful cases the presumption is always in favor of the king.

In things obvious there is no room for conjecture.

In favor of life, liberty, and innocence, all things are to be presumed.

He truly acts fraudulently who, observing the letter of the law, eludes its spirit.

In all contracts whether named or not, an exchange is understood.

Equity is to be regarded in all things, but particularly in law.

In presence of the major the minor power ceases.

One may do with his own as he pleases, if he does not invade the rights of others.

Infinity in law is reprehensible.

It is to the interest of the state that it may be well with the good, ill with the wicked, and that everyone may have his own.

He encourages a fault who overlooks a transgression.

It is equity that he should have satisfaction who sustained the loss.

A judge ought always to regard equity

A judge ought always to have equity before his eyes.

A good judge may do nothing from his judgment, or from a dictate of private will; but he should pronounce according to law and justice.

The judge should decide according to the allegations and the proofs.

To a judge who exceeds his office no obedience is due.

It is the duty of a judge to decide according to the facts alleged and proved.

It is the duty of a judge to declare, not to make the law.

It is the duty of a judge to finish the work of each day within that day

It is a decision to favor those things that favor religion, though words be wanting.

The laws of nature are unchangeable.

By the law of nature it is just that no one become more rich by the detriment and injury of another.

Law is a rule of right, and whatever is contrary to the rule of right, is an injury.

Right and fraud never dwell together

Natural right is that which has the same power among all men.

The law of nature is properly the dictate of right reason, by which we know what is dishonest and what is honest; what should be done and what avoided.

The form of taking an oath differs in words, yet agrees in meaning; for it ought to have this sense, that the Deity be invoked.

Justice ought to be unbought, because nothing is more hateful than venal justice; free, for justice should not shut out; and quick, for delay is a sort of denial.

Justice should be denied to no one.

Justice is not to be denied, nor delayed.

Justice knows neither father nor mother; justice regards truth alone.

Where the law gives a thing, it gives a remedy to recover.

The law favors the life of & man.

Wilful negligence is equal to deceit.

Law favoreth honor and order.

Law favoreth justice and right.

Law favoreth life, liberty, and dower.

Law favoreth truth, faith, and certainty

Law hateth wrong.

The contract makes the law

The law of God and the law of the land are all one

The laws of nature are perfect and immutable; but the condition of human law tends always to infinity, and there is nothing in it that can continue perpetually.

Laws should bind those who make them

Laws aid the vigilant, not the negligent.

Laws imposed by the state failing, we must act by the law of nature.

The law delights in equity; it covets perfection; it is a rule of right.

The law always abhors delays.

An unjust law is not a law.

The law works harm to no one, and does no one an injury.

The law does not require that which is apparent to the court to be verified.

Law will always give a remedy.

The law always intends what is agreeable to reason.

The law regards the order of nature.

Law assists the wakeful, not the sleeping.

Liberty is more favored than all things.

The body of a freeman does not admit of a valuation.

Speak as the ordinary people; think as the learned.

A slip of the tongue should not lightly be given to punishment

Great neglect is equivalent to fraud.

Evil deeds should not remain unpunished; and impunity affords continual incitement to the delinquent

The more common an evil is, the worse.

Things manifest need no proof.

A maxim is so called because its dignity is chiefest, and its authority the most certain, and because it is universally approved by all.

Force and injury are chiefly contrary to peace.

Men are not included under the name of merchandise.

Neither time nor place bars the king.

Where the Divinity is insulted the case is unpardonable

Necessity gives a privilege with reference to private rights.

Necessity overcomes the law; it breaks the chains of justice.

Denial cannot be proved.

No one may sue at law in the name of another.

No one is beyond the law.

No one is held to act fraudulently who acts in exercise of his rights.

No man warring for God should be troubled by secular business.

No one can transfer to another a greater right than he has himself.

No one can do by another what he cannot do by himself.

No man can fill two offices, or two dignities.

No one is bound to arm his adversary against himself.

No one is bound to produce writings against himself.

We can do nothing against truth.

Nothing which is against reason is lawful.

Nothing similar is identical.

There is no stronger link among men than an oath.

The affairs of the republic should not be delegated to improper persons

It is not law but servitude to be held by what we have not consented to.

You are not to do evil that good may come of it.

Not what is said, but what is done, is to be regarded.

It matters not what is known to the judge, if it be not known to him judicially.

He is not regarded as using force, who exercises his own right, and proceeds by ordinary action.

The meaning of a word may be ascertained by reference to the meaning of words associated with it.

It cannot be effected by any agreement, that there is no accountability for fraud.

Neither justice nor right shall be sold, denied, or delayed, to anyone.

No one shall obtain an advantage by his own wrong.

No man can forfeit the right of another.

No one should be esteemed a wrong doer who uses his own legal right.

An office ought to be injurious to no one.

All men are either freemen or slaves.

All shall have liberty to renounce those things which have been established in their favor.

All things are to be presumed against a wrong doer.

The remedy of the law lies open to all within the kingdom who ask it.

There is no disputing against or denying principles.

Every definition in law is dangerous, for there is but little that cannot be overthrown.

Once a fraud, always a fraud

A thing certain must be brought to judgment.

Laws should be short, that they may be more easily comprehended by the ignorant.

The best evidence of the matter will prevail.

That contracts which are made against law or against good morals, have no force, is a principle of undoubted law.

Word of mouth files away, things written remain

Like things unite with like.

Crimes against nature are the most heinous.

They are perjured, who, preserving the words of an oath, deceive the ears of those who receive it

It is a perpetual law that no human or positive law can be perpetual.

The law is opposed to perpetuities

Plain truths need not to be proved.

Let full and speedy justice be done to the parties

Supreme power can dissolve, but cannot bind itself.

The extremes being proved, the intermediate proceedings are presumed.

Things which are forbidden in the nature of things are confirmed by no law.

When the right of the sovereign and of the subject concur, the right of the sovereign is to be preferred.

He who questions well, teaches well.

He who commits fraud, acts in vain.

He who uses his own right harms no one.

He who acts badly, hates the light.

He who commands, is held to have done the thing himself.

He who does not freely speak truth, is a betrayer of the truth.

He who does not prevent what he can prevent, is considered as doing the thing.

He who does not forbid when he can forbid, commands.

He who does not repel a wrong when he can, occasions it.

He who spares the guilty punishes the innocent.

He who does anything through another, is regarded as doing it himself

He who first offends causes the strife.

He who is silent appears to consent.

That which is not valid at the beginning, improves not by lapse of time.

All men are equal as far as the natural law is concerned.

What otherwise is good and just, if it be sought by force and fraud, becomes bad and unjust.

What appears clearly, need not be proved.

What appears to the court needs not the help of witnesses.

What is done contrary to law is regarded as not done.

What is inconvenient or contrary to reason is not allowed in law.

Time cannot render valid an act void in its origin

What is mine cannot be taken away without my consent.

That which does not appear, does not exist.

That which is ours cannot be lost or transferred to another without our own act, or our own fault.

What I cannot do by myself, I cannot do by another.

When the interpretation between liberty and slavery is doubtful, the decision must be in favor of liberty.

Reason is a ray of divine light.

Reason in law is perfect equity.

Reason is not confined to any place.

Records are the traces of antiquity and of truth.

We must have recourse to what is extraordinary when what is ordinary fails.

A mandate of an illegal thing is void.

Remedies for rights are ever favorably extended

Reservation and protest do not create a right, but protect a right.

A traitor is punished, that one may die lest all perish.

The king can do no wrong.

The king can proceed to judgment In whatever court he pleases

Rights never die

The king is not bound by any statute, if he is not expressly named.

The presumption is always in favor of the one who denies

The male sex always includes the female.

Slavery is an institution by the law of nations, by which a man is subjected to a foreign master, contrary to nature.

Silence shows consent.

Laws are silent amidst arms

That is the highest law which favors religion.

That reason is strongest which operates in favor of religion.

Suppression of the truth is equal to the expression of the false.

The law favors works of charity, right, and truth; and abhors fraud, covin, and uncertainties which obscure the truth, contrarieties, delays, unnecessary circumstances, and such like.

Things grounded upon an ill and void beginning cannot have a good perfection.

Things of a higher nature determine things of a lower nature.

Where transgression is multiplied, let the infliction of punishment be increased

When an ordinary remedy ceases to be of service, recourse must be had to an extraordinary one.

Where there is a right, there is a remedy.

Where there is no manifest injustice, the judges are to be considered as honest men, and their judgment as truth.

Where there is an injury, there a loss follows.

One ought not to take advantage of his own wrong.

The answer of one witness shall not be heard at all.

Usury Is odious in law.

Plain truths need not be proved.

When words are merely equivocal, if by common usage of speech they acquire a certain meaning, such meaning is to be preferred.

The truth of the description removes the error of the name.

Truth fears nothing but concealment.

The truth of the name removes the error of description.

Truth which is not sufficiently defended, is oppressed.

He who does not speak the truth freely, is a traitor to the truth.

The laws serve the vigilant, and not those who sleep.

It is lawful to repel force by force; but let it be done with the moderation of blameless defense; not to take revenge, but to repel injury.

Clerical errors ought not to prejudice.

Void things are as no things

Words spoken vanish; words written remain.

The voice of the people is the voice of God.

When the foundation fails, all fails.

The contract makes the law.

In a fiction of law equity is always present.

Law is established for the benefit of mankind.

The laws of nature are unchangeable.

Laws should bind their own proposer.

When the laws imposed by the state fail, the laws of nature must be invoked.

Law is the science of what is good and just.

The husband and wife are but one person in the law.

It is perpetual law that there is no human and positive law perpetual.

Prayer for Relief and Remedy

We, the Signatories, hereby declare and proclaim that the above flagrant and willful violations, infringements and crimes can, and shall, be corrected by the forgiveness, relief, remedy and settlement so prayed and demanded, to wit:

A Writ of Mandamus issued dissolving all known and unknown private for profit subcontractors providing government services purporting to be lawful government, unconditionally and without delay.

A Writ of Mandamus directing the Treasury of West Virginia to liquidate all assets of the aforementioned private for profit subcontractors providing government services purporting to be lawful government to be returned to the real-men with hands and legs, to be divided equally, and distributed to the same without delay.

A Writ of Prohibition issued to, and directing all private for profit subcontractors providing government services purporting to be lawful government known as each and every "court" conducting business and operating on the soil of West Virginia to cease and desist all actions and proceedings against all real-men with hands and legs forever more and to begin immediately, and without delay, the release of all real-men with hands and legs from the military prisons and other means of control, including, but not limited to, home confinement, parole and probation, in all matters not involving an injured real-man with hands and legs.

A Writ of Mandamus directing all persons to immediately, unconditionally and without delay renounce and vacate all offices and positions of the dissolved private for profit subcontractors providing government services purporting to be lawful government.

A Writ of Mandamus directing all persons, upon their individual renouncement and vacating of the dissolved private for profit subcontractors providing government services purporting to be lawful government, to immediately take, subscribe and publish the following Oath of Office or position to the Original State of "West Virginia" and the Creators thereof, to wit: "I, _______, do solemnly affirm that I will support, uphold and defend the Constitution for the United States of America c1819 and the Amended Constitution of West Virginia c1863 against all enemies, foreign and domestic, at all times and all places, under the pains and penalties of Breach of Contract, Breach of Fiduciary

Duty, Breach of Trustee Duties, Perjury, Treason and Sedition, and further will uphold, support and defend the God given Rights, Privileges, Freedoms, Immunities and Properties of all real-men with hands and legs, at all times and all places, under the pains and penalties of Breach of Contract, Breach of Fiduciary Duty, Breach of Trustee Duties, Perjury, Treason and Sedition, and that I enter this multi-faceted contract with no false intentions, fully understanding all the terms, and the pains and penalties for any violation thereof, and that I take this of my own freewill choice and without any mental evasion, So help me God."

A Writ of Mandamus directing all persons, immediately upon taking, subscribing and publishing their respective Oaths, to procure an Individual Indemnity Bond in an amount no less than 50,000 United States of America dollars Lawful gold and silver coin and to publish the same publicly, and furthermore will publicly publish, and keep updated, all personal assets to insure the real-men with hands and legs may seek and obtain full remedy, relief, settlement and closure over and above, the Indemnity Bond, if necessary.

A Writ of Mandamus voiding and canceling of any and all laws, statutes, codes, regulations, ordinances and rules, et cetera in operation, affect and effect since the date of the twentieth day of June, in the Year of our Lord Jesus Christ one thousand eight hundred sixty three.

A Writ of Mandamus ordering and declaring that the Amended Constitution of West Virginia c1863, approved by the purported Congress in the Year of our Lord Jesus Christ one thousand eight hundred sixty two, is in full force, affect and effect.

A Writ of Mandamus ordering and declaring that the Constitution for the United States of America c1819 is in full force, affect and effect.

A Writ of Mandamus ordering and declaring that the "Emergency banking Act" of 1933 HR 1491, and anything emanating therefrom, is null and void, from its inception, without full force, affect and effect, within the geographic, land mass boundaries, and on the soil, of West Virginia.

A Writ of Mandamus ordering and declaring persons, upon compliance to the aforementioned writs, that they are to complete their terms and/or commissions, and after that are barred from holding an office or position of trust and/or profit forever.

A Writ of Mandamus ordering any and all fictional entities to honor, accept, obey and facilitate the expatriation of the Signatories by way of removal from any and all databases utilized on the soil of West Virginia.

A Writ of Mandamus ordering any and all fictional entities to honor, accept, obey and facilitate the expatriation of any and all real-men with hands and legs who shall present and give notice to the STATE OF WEST VIRGINIA by and through any of its agents.

A Writ of Mandamus ordering the DMV to provide Diplomat Identification papers and Diplomat plates for all real-men with hands and legs who shall notice their expatriation for a minimal fee.

A Writ of Mandamus ordering full, absolute and unconditional settlement and closure of purported case # 11-F-101 and an expunging of the entire record thereof.

A Writ of Mandamus ordering a full and complete refund of any and all monies paid for HOME CONFINEMENT to the WOOD COUNTY SHERIFF'S OFFICE.

An order, or other writ, necessary to carry out the full intent of equitable relief, remedy, forgiveness, settlement and closure so prayed for and the furthering and upholding of absolute truth, justice and freedom.

We, the Signatories, in the interest of absolute truth, justice and freedom, reserve the right to amend and/or alter this complaint as more evidence surfaces and comes to light.

Further, this complaint may not be dismissed for any cause or reason as the absolute facts and self evident-truths have been set forth clearly and plainly and there exists no lawful reason to dismiss.

Furthermore, this urgent matter shall be set for an oral hearing and immediate and absolute action within thirty calendar days from the filing thereof.

A true, accurate and complete copy, facsimile or digital scan is legally and lawfully declared to be an original.

Proceeding in propria persona, sui juris by Divine Visitation and Authority; with all rights, privileges, freedoms, immunities, capacities and standing claimed, reserved, and exercised; without prejudice; without recourse; non-transferable.

By the Autographs and Seals affixed below Gene Stalnaker, Phil Hudok and Thomas David House of Deegan, all under their own full liability and complete transparency, do Declare, Proclaim, Aver, Attest and Affirm that the foregoing is true, accurate and complete, the truth, the whole and nothing but the truth to the best of our knowledge and ability, so help us God.



RECEIPT

Customer Copy

NO.

6956

Case #

11F101

WOOD COUNTY SHERIFF'S OFFICE

THOMAS DEEGAN

CUSTOMER'S NAME

Home Confinement

Drug Test

Y

Payment Method

Home Confinement Money

\$440.00

Drug Test

\$15.00

Total For Multiple Payments

\$455.00

Clerk

Date

SM 04/16/15

COPY

STATE OF WEST VIRGINIA

North Central Regional Jail # 1 Lois Lane Greenwood, WV 26415 (304)873-1384 FAX: (304)873-1381

Earl Ray Tomblin Governor State of West Virginia Brian McClain Acting Administrator

Joseph C. Thornton Cabinet Secretary Department of Military Affairs

TO: Inmate Robinson, JohnOID#0001303608

FROM: Lieutenant James Leary

DATE: Wednesday 19 November 2014

Subject: Placement of Administration Segregation

79-S-14

Wednesday 19 November 2014 you were scheduled to have an Administration Segregation hearing, but refused to attend.

It has been decided to place you on Administration Segregation due to you not signing the medical consent form that allows the medical department treat or medicate you if you may need it. You will remain on lockdown status housed in the special management unit but will have the privileges that the other inmates have. You are being placed on Administration Segregation due to the liability of getting hurt in general population. You will be allowed to have library books, order commissary, use the telephone, have outside recreation and offered to go to the gym. The Administration Segregation Committee will review your status every fifteen days. You are scheduled to have a review on 03 December 2014.

Ce: Captain

Lieutenant Medical Director of Inmate Services Commissary Booking file Admin file Mandatory Judicial Notice, Cognizance and Required Action Based Upon For your corporate edification and application to your fictional realm only

Universal Declaration of Human Rights

Lieber Code

Cestui Que Vie Act of 1666 and all amendments thereto

Amended Constitution of West Virginia 1863

Constitution of West Virginia 1872

Constitution for the United States of America c1819

Declaration of Independence 1776

Federal Reserve Act of 1913

Trading with the Enemy Act 0f 1917

Emergency Banking Relief Act of 1933

Senate Report 93-549

Clearfield Doctrine

21 USCA 321(g)

Doctrine of Clean Hands

1st Attachment [document from NORTH CENTRAL REGIONAL JAIL]

Executive Order 6073

Executive Order 6102

Executive Order 6111

Executive Order 6260

Laws of Virginia published on March 12, 1819

Public Statute Laws of the State of Connecticut 1821

5 USCA 903

22 USCA 286 E, et seq.

Public Law 94-564

CRS 24-36-104

CRS 24-60-1301(h)

Montevideo Treaty 1933

26 IRC 165 (g)(1)

CRS 39-22-103.5

50 USCA

Congressman Trafficant Speech Congressional Record pg 1303 vol. 33

22 USCA 611c (1)(iv), 612, 613

Rabinowitz v Kennedy 376, U.S. 605, 11 L. Ed. 2d 940

22 USCA 286 et seq.

The Bank of the United States v Planters Bank of Georgia, 6 L. Ed. (9 Wheat) 244

U.S. v Burr, 309 U.S. 242

C.R.S. 11-60-103

31 USCA 5323

18 USCA 219, 951

American Jurisprudence, 2nd Edition, sections 71 and 82

The Public Papers and Addresses of Franklin Roosevelt, Vol. II, pgs 18-24

Home Building & Loan Association v Blaisdell 290 U.S. 398

An Act concerning the Rights of American Citizens in foreign States

Treasury delegation Order no. 91

Department of the Army field manual, 1969, FM 41-10, pgs. 1-4, sec 1-7(b), 1-10(7)(c)(1)

22 USCA 284

22 USCA 287

ex parte Milligan 71 U.S. 2

31 USCA 6700 et seq.

Congressional Record May 23, 1933, pgs. 4055-4058

Atkins et al v US, 556 F. 2d 1028, pgs. 1072 and 1074

5 USCA 5305

5 USCA 5335

4 USCA 104-113

Springfield v Kenny 104 N.E. 2d 65

Wheeling Steel Corp v Fox 298 U.S. 193, 80 L. Ed. 1143, 56 S. Ct. 773

Public Law 89-719

C.R.S. 5-1-106

Handbook of the National Conference of Commissioners on Uniform State Laws (1966) Edition, pgs. 152-53

Presidential Proclomation 3972

Department of the Army Field Manual, FM 41-10 (1969)

8 USCA 1481

22 USCA 611-13

50 USCA 781

Research Technical Manual TM-SW7905.1, pgs. 3, 7

Public Law 94-564

Reorganization Plan no. 26

Congressional Record, Senate December 13, 1967, Mr. Thurmond

1985 Edition of the Department of the Army Field Manual FM41-10

22 USCA 611 et seq.

Public Law 94-564

26 USCA 7701 (a)(1)

Treasury Delegation Order 150-10

22 USCA 286 & 286a

22 USCA 611(c)(iii)

Treasury Delegation Order No. 91

22 USCA 611(c)(2)

22 USCA 612

22 USCA 219

22 USCA 951

Department of the Army Pamphlet 27100-70, Military Law Review vol. 70

Public Law 95-147

Public Law 101-167

Victor Rabinowitz v Robert F. Kennedy, 376 US 605

18 USCA 219 and 951

Cinema 5 v Cinerama, 528 F2d 1384

Easly v Brookline Trust 256 SW 2d 983

US v Woodly 726 F2d 1328, 751 F 2d 1008

Cohen v Virginia, 6 wheat 264

Us v Throckmorton, 98 US 61

26 IRC 6103 (k)(5)

Internal Revenue Manual Section 1132.61, 1100-40.1 through 1100-40.2 (1992 edition)

22 USCA 611-613

Federalist Paper #78

Congressional Record October 17, 2001, pgs H1720-H1725

April 15, 1861 Presidential Proclamation

International Organization Immunities Act

Title 5 USC 331, 332, 333

Title 22 CFR Foreign Relations 92.12 - 92.31

8 USCA, section 1481

22 USCA, chapter 11, section 611

National Emergencies Act

International Emergency Economic Powers Act

18 USCA, section 1918

Congressional record June 13, 1967, pgs. 15641-15646

Report on the National Lawyers Guild September 17, 1950

I, Gene Stalnaker, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the transparency day of May, in the Year of our Lord Jesus Christ two thousand fifteen, caused to be served in hand, two true, accurate and complete copies of Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand to the CLERK of the WEST VIRGINIA SUPREME COURT OF APPEALS, one to be placed in the purported public record case file, one to be given to the unknown Defendants in care of the CLERK to wit:

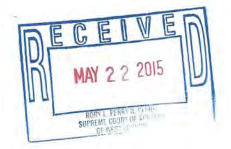
Rory L. Derry II State Capital Roan 15-317 1900 Kanawha Bludeast

I, Gene Stalnaker, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the Justin Skalb day of May, in the Year of our Lord Jesus Christ two thousand fifteen.

Without Recourse and Without Prejudice

Mine Atamaker



I, Gene Stalnaker, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the Lord Jesus Christ two thousand fifteen, caused to be served in hand, a true, accurate and complete copy of Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand to the following purported public servants and purported public trustees, or the agents thereof, to be placed in the private JUSTICE'S case file, to wit:

Chief Justice Margaret C. Warkman E-306

Justice Robin Jean Davis E-301

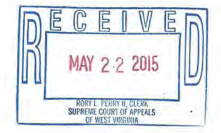
Justice Brent D. Benjamin E-307

Justice Menis E. Ketchemitt E-307

Justice Alken H. Loughry E-308

I, Gene Stalnaker, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the Joseph Serono day of May, in the Year of our Lord Jesus Christ two thousand fifteen.

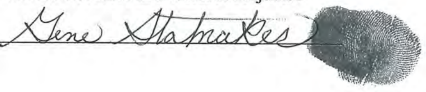


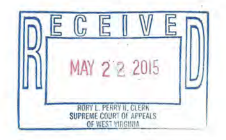
I, Gene Stalnaker, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the transparency day of May, in the Year of our Lord Jesus Christ two thousand fifteen, caused to be served by USPS a true, accurate and complete copy of Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand to Patrick Morrisey a.k.a. PATRICK MORRISEY, to wit:

State Capital complex Bldg 1 Room E-26, Charleston, WU 25305

I, Gene Stalnaker, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the function day of May, in the Year of our Lord Jesus Christ two thousand fifteen.





I, Gene Stalnaker, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the twenty second (day of May, in the Year of our Lord Jesus Christ two thousand fifteen, caused to be served by USPS a true, accurate and complete copy of Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand to Steve Harrison a.k.a. STEVE HARRISON, to wit:

105 Bradley Drive, Charleston, WU25313

I, Gene Stalnaker, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the Twenty Seroso day of May, in the Year of our Lord Jesus Christ two thousand fifteen.



I, Gene Stalnaker, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the total day of May, in the Year of our Lord Jesus Christ two thousand fifteen, caused to be served by USPS a true, accurate and complete copy of Emergency Affirmed Declaratory Complaint, Ultra Vires in Law and Equitable Demand to Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, to wit:

1900 Kanawha Blud East #12, Charleston, WU25305

I, Gene Stalnaker, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the fuel Second day of May, in the Year of our Lord Jesus Christ two thousand fifteen.

Without Recourse and Without Prejudice

Mene Thahakes

3709	U.S. Postal Service [™] CERTIFIED MAIL [®] RECEIPT Domestic Mail Only For delivery information, visit our website at www.usps.com [®] .					
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P-	CHARLESTON FWY 25305 A L USE					
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H	Certified Fee	42 30				
0000	Return Receipt Fee (Endorsement Required)	\$2.70 SIA Postmark All Here				
밉근	Restricted Delivery Fee (Endorsement Required)	\$0.00 (2)				
78	Total Postage & Fees	\$ \$11.75				
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	PS Form 3800, July 2014	See Reverse for Instructions				



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Postage \$ \$12.65 0709 14 Certified Fee \$3.30 Modesthank 2015 Here (Endorsement Required) \$2.70 Restricted Delivery Fee (Endorsement Required) \$0.00 Total Postage & Fees \$ \$18.65 05/22/2015 Sent To Street & Apt. No., or PO Box No. OS BRADIEV DR. City, State, ZIP+ HAS, WA, 253/3 PS Form 3800, July 2014 See Reverse for Instruction	Postage \$5.75 Certified Fee \$3.30 Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required) Total Postage & Fees \$11.75 Sent To ON, EARL RAY TOMBLE Street & Apt. No., 900 Hanwha Bly, or PO Box No. City, State, ZIP+4 City, State, ZIP+4 Charleston, WV 25330	Postmark Here 10709 1
SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: ARRITON CHAS. WA 25313	COMPLETE THIS SECTION ON DELIVERY A. Signature X	
2. Article Number (Transfer from service label) PS Form 3811, July 2013 Domestic Ret		
SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: TOWERACK HAS. MAN. BLVD, E. #1 CHAS. DWA. 253035	COMPLETE THIS SECTION ON DELIVERY A. Signature A. Signature C. Date of Delivery D. Is delivery address different from item 1? Yes If YES, enter delivery address below: NO NAY 2 6 2015 3. Service Type Certified Mail® Priority Mail Express™ Registered Return Receipt for Merchandise Insured Mail Collect on Delivery 4. Restricted Delivery? (Extra Fee)	
2. Article Number (Transfer from service label) PS Form 3811, July 2013 Domestic Re	820 0000 7067 3109	

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RATE

Affidavit of Service

Rory L. Perry II, State Capitol Room E-317, 1900 Kanawha Blvd. East, Charleston, WV 25305

I, thomas David House of Deesa do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the middle day of June, in the Year of our Lord two thousand fifteen.

Without Recourse and Without Prejudice

opresidire TDHI

7 Allegan

Affidavit of Service

I, Thomas David House of Decan, do hereby aver, assert, attest and affirm that
I, under full liability and complete transparency, on the number day of June
in the Year of our Lord two thousand fifteen, caused to be served by USPS a true,
accurate and complete copy of Refusal for Cause, Without Dishonor, Affidavit and
Declaration of Absolute Truth and Facts, Self Evident and otherwise to Steve
Harrison a.k.a. STEVE HARRISON, to wit:

105 Bradley Drive, Charleston, WV 25313

I, The Mas Device House of Degan, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the <u>ninth</u> day of June, in the Year of our Lord two thousand fifteen.

Without Recourse and Without Prejudice

Morrejidice TDH

P. A. C.

Affidavit of Service

Rory L. Perry II, State Capitol Room E-317, 1900 Kanawha Blvd. East, Charleston, WV 25305

I, Humas Pavid House & Deegan, do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the Must day of June, in the Year of our Lord two thousand fifteen.

Without Recourse and Without Prejudice

10 presidice TOH Dee ga

Robbie

Affidavit of Service

I, thomas David House of Sagan, do hereby aver, assert, attest and	affirm that I,
	day of June,
in the Year of our Lord two thousand fifteen, caused to be served by I	JSPS a true,
accurate and complete copy of Refusal for Cause, Without Dishonor,	Affidavit and
Declaration of Absolute Truth and Facts, Self Evident and otherwise t	to Patrick
Morrisey a.k.a. PATRICK MORRISEY, to wit:	

State Capitol Complex, Bldg 1 Room E-26, Charleston, WV 25305

I, thomas David House of Iroque do affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the Minth day of June, in the Year of our Lord two thousand fifteen.

Without Recourse and Without Prejudice

w/opreadice TOH Deepe



State Capitol, 1900 Kanawha Blvd. East, Charleston, WV 25305

I, thous bound house of Dagardo affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the day of June, in the Year of our Lord two thousand fifteen.

Without Recourse and Without Prejudice

prejudice IDH



The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*

hudok@hudok.com

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*

٧.

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand-Constitutional Crisis, Flagrant and Willful Breach of Contract, Flagrant and Willful Constructive Fraud, Flagrant and Willful Fraud in the Factum, Flagrant and Willful Fraud in the Inducement, Flagrant and Willful Breach of Oath, Flagrant and Willful Violations of the Constitution for the United States of America c1819, Flagrant and Willful Violations of the Constitution of West Virginia, Flagrant and Willful Violations of Common Law, Flagrant and Willful Violations of Freewill Choice, Flagrant and Willful Violations of Natural Law, Flagrant and Willful Unlawful modern day Slavery, Conspiracy of all of the aforementioned

Oral Hearing on this matter is hereby demanded. Right to Trial By Jury reserved for future decision.

Under, and out of, the authority of absolute necessity.

Refusal for Cause, Without Dishonor

Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise

In reference to purported SCHEDULING ORDER dated June 5, 2015

Case No.15-0491

State of "West Virginia"

On the day of June, in the Year of our Lord two thousand fifteen.

The SCHEDULING ORDER made and entered June 5, 2015 is, by these Presents, under full liability and complete transparency, hereby Refused for Cause, Without Dishonor based upon the following statements of absolute truth and facts, self-evident and otherwise, and the illegality and unlawfulness of such purported ORDER, to wit:

The attempt by the WEST VIRGINIA SUPREME COURT OF APPEALS, and agents thereof, to fraudulently, willfully and intentionally change and alter the Complaint and Demand, standings, capacities, jurisdiction, venue and law form as dictated by the Sovereign Authority and Will of real-men with hands and legs is Refused for Cause, Without Dishonor, and the purported SCHEDULING ORDER is hereby ORDERED removed from the public and private case file, public record and publication immediately. The defendants were given thirty days from the day of service to respond, or correct their actions, as petitioned for previously. Any delay or interference by any entity is aiding, abetting and furthering any and all violations and breaches. The required date of response is the twenty eighth day of June, in the Year of our Lord two thousand fifteen. Each and every day of lawlessness and Constitutional crisis is causing extreme harm and hardship to real-men with hands and legs.

The Honorable Phillip Hudok, the Honorable Gene Stalnaker and Embassador for Heaven Thomas David House of Deegan, real-men with hands and legs, under full liability and complete transparency, do by these Presents, correct the public and private case file, public record and publication. Failure to do so is an admission by the WEST VIRGINIA SUPREME COURT OF APPEALS, and agents thereof, of aiding, abetting and furthering of any and all violations and breaches of the Original Contracts.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand is hereby restated in its entirety, and incorporated herein, as if set forth in full.

All Affidavits of Service are hereby restated in their entirety, and incorporated herein, as if set forth in full.

Furthermore, the Signatory asserts, avers, affirms and attests, under full liability and complete transparency, the following as to the aforementioned purported ORDER, to wit:

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny that I can visit, see and/or recognize the imaginary, creature of the mind, and fiction of law STATE OF WEST VIRGINIA.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the SUPREME COURT OF APPEALS OF WEST VIRGINIA can also operate as Supreme Court of Appeals, as it would be perpetrating fraud, breach of Original Contract, and aiding and abetting, et cetera in attempting to operate as more than one entity at a time without lawful authority to do the same.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby strike State of West Virginia ex rel. before my parental given name and restate the original description in its entirety, and incorporate

herein, as if set forth in full. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as follows, to wit:

Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*RR1 Box 11, Huttonsville, West Virginia
304-335-2826 c 304-940-9646 hudok@hudok.com

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*P.O. Box 408. Daniels. West Virginia

P.O. Box 408, Daniels, West Virginia 304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur* 317 Locust Drive, Mineralwells, West Virginia 304-489-9524

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the imaginary, creature of the mind and fiction of law STATE OF WEST VIRGINIA can also operate as State of West Virginia, West Virginia and WEST VIRGINIA as it would be perpetrating fraud in attempting to operate as more than one entity at a time without lawful authority to do so in absolute defiance of the Original Contracts.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the defendants are stated in any proven capacities, and further absolutely fails to state their true capacities and standings as has been proven by, and within, the original complaint and demand. Furthermore the unknown defendants are not stated in the caption. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as follows, to wit:

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.



UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do accept the designation and ruling by the COURT that defendant Patrick Morrisey a.k.a. PATRICK MORRISEY is an Esquire, a Title Of Nobility, and is in fact and in law, at law or otherwise, a foreign agent of a foreign power and do hereby demand full criminal charges be immediately sworn out and implemented without delay.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I am prose as I do not have the ability to magically re-present myself. I am proceeding by, and under the authority of, Divine Visitation in propria persona sui juris.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I petitioned this COURT. I submitted an affirmed complaint and demand. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as aforementioned.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I simply prayed for, as I prayed for and demanded. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as aforementioned.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I prayed for and demanded a single writ of mandamus, as I prayed for and demanded multiple writs of mandamus and writs of prohibition. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as aforementioned.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I demanded those same writs to be directed at only the stated defendants in the purported SCHEDULING ORDER as the same did not include the unknowns. Therefore it is ORDERED that on this, and all future filings, it be corrected and reflected as aforementioned.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby invoke, under, and out of, the authority of absolute necessity, Rule 2. Suspension of Rules from the REVISED RULES FOR APPELLATE PROCEDURE FINAL VERSION for good cause as shown by both the affirmed complaint and demand and this Refusal for Cause, Without Dishonor, Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise, for application to this imaginary, creature of the mind and fiction of law jurisdiction and venue. Further, when there is no rule of law and strict adherence to the Original Contract there can be no rules. Justice, Truth, Relief, Remedy and Recourse demand and require immediate, without delay or interference, judgment and action to right the wrongs, infractions, injuries, breaches and other crimes committed daily under the cloak of pretended authority and outright violence. Furthermore, this matter as set forth has been ripe and mature for adjudication for decades and will be handled and settled now, not later, and any legal wrangling will be taken, and utilized, as further admissions of guilt by all defendants, known and unknown, and any entities attempting to aid and abet the same.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do not understand what a true copy is. Further, I do not see an actual signature by another real-man with hands and legs, under full liability and complete transparency, so I do hereby deny this purported SCHEDULING ORDER has any validity whatsoever, in law, at law or otherwise.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the purported seal as a simple image decrees any lawful authority whatsoever. Further, it has WEST VIRGINIA and that

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makes four different capacities and standings all on one page. Furthermore, I do hereby deny any of the four have lawful standing, capacity and/or standing in law, at law or otherwise.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby declare I shall Refuse for Cause, Without Dishonor all mailings by any entity that is not properly addressed to myself as aforementioned. Any deviation therefrom shall be returned unopened. The presumption going forward shall be that there was no response or mailing at all and that it was also an attempt to magically transform or transport myself into some imaginary, creature of the mind and fiction of law capacity, standing, jurisdiction, venue and law form in an attempt to hinder the very things being adjudicated.

All words, letter combinations and intent shall be as defined, construed and interpreted by the Signatory.

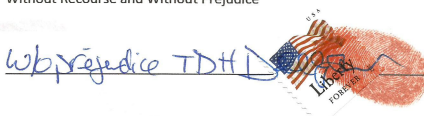
All parties, persons and entities shall have seven calendar days to rebut and/or respond. All maxims applicable at that time are hereby invoked, restated in their entirety, and incorporated herein, as if set forth in full.

A true, accurate and complete copy, facsimile or digital scan is legally and lawfully declared to be an original.

Proceeding in propria persona, sui juris by Divine Visitation and Authority; with all rights, privileges, freedoms, immunities, capacities and standing claimed, reserved, and exercised; without prejudice; without recourse; non-transferable.

By the Autograph and Seal affixed below, under full liability and complete transparency, I,

accurate and complete, the truth, the whole and nothing but the truth to the best of my knowledge and ability, so help me God.





Justice FOREVER &



Supreme Court of Appeals

1900 Kanawha Boulevard, East, State Capité Office of the Clerk

Charleston, WV 25305

Mineral Wells, WV 26150

U.S. POSTAGE >> PITNEY BOWES

STATE OF WEST VIRGINIA

At a Regular Term of the Supreme Court of Appeals continued and held at Charleston Kanawha County, on June 5, 2015, the following order was made and entered:

State of West Virginia ex rel. Phillip Hudok, Gene Stalnaker and Thomas David House of Deegan, Petitioners

vs.) No. 15-0491

Earl Ray Tomblin, Governor of West Virginia,
Patrick Morrisey, Esq., West Virginia Attorney Genefal,
and Steve Harrison, Clerk of the West Virginia House of Delegates,
Respondents

SCHEDULENG ORDER

On May 22, 2015, came the petitioners, Phillip Hudok, Gene Stabnaker and Thomas David House of Deegan, pro se, and presented to the Court their petition praying for a writ of mandamus to be directed against the respondents, Earl Ray Tomblin, Governor of West Virginia, Patrick Morrisey, Esq., West Virginia Attorney General and Steve Harrison, Clerk, West Virginia House of Delegates, as therein set forth.

It is hereby ordered that any respondent who wishes to file a response to the petition, pursuant to Rules of Appellate Procedure 16(g), or a summary response, pursuant to Rules of Appellate Procedure 16(h), may do so on or before July 6, 2015.

Once the deadline for filing a response has passed, the matter will be mature for consideration by the Court pursuant to Revised Rule 16(i). In due course thereafter, all parties will be notified in writing of any decision in the case.

A True Copy

Attest: //s// Rory L. Perry II
Clerk of Court

IN THE SUPREME COURT OF APPEALS OF WEST VIRGINIA NO. 15-0491

STATE OF WEST VIRGINIA, EX REL., PHILLIP HUDOK, GENE STALNER AND THOMAS DAVID HOUSE OF DEEGAN,

Petitioners.

v.

ATTORNEY GENERAL OF WEST VIRGINIA, and STEVE HARRISON, CLERK OF THE WEST VIRGINIA HOUSE OF DELEGATES,

Respondents.

JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS

Julie Warren (WV Bar # 9789)
Assistant Attorney General
State Capitol Building 1, Room 26-E
Charleston, West Virginia 25305
Telephone: (304) 558-2021
E-mail: Julie.A.Warren@wvago.gov

Counsel for Respondents Governor Earl Ray Tomblin and Attorney General Patrick Morrisey

Daniel W. Greear (WV Bar # 6036) State Capitol Building 1, Room 228-M 1900 Kanawha Blvd., East Charleston, WV 25305 Telephone: 304-340-3200

Counsel for Respondent Steve Harrison, Clerk of the WV House of Delegates

IN THE SUPREME COURT OF APPEALS OF WEST VIRGINIA NO. 15-0491

STATE OF WEST VIRGINIA, EX REL., PHILLIP HUDOK, GENE STALNER AND THOMAS DAVID HOUSE OF DEEGAN,

Petitioners.

Respondents.

v.

ATTORNEY GENERAL OF WEST VIRGINIA, and STEVE HARRISON, CLERK OF THE WEST VIRGINIA HOUSE OF DELEGATES,

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JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS

Comes now the Respondents, Governor Earl Ray Tomblin and Attorney General Patrick Morrisey, in their official capacities, by counsel, Julie A. Warren, Assistant Attorney General, and comes Steve Harrison, Clerk of the West Virginia House of Delegates, in his official capacity, by counsel Daniel W. Greear, who do file the within summary response in opposition to the Petitioner's Writ of Mandamus.

I. STATEMENT OF FACTS

In support of their filing, the Petitioners assert a number of that unsubstantiated facts and allegations. For instance, the Petition includes a claim by Petitioner Thomas David House of Deegan of kidnapping by unidentified "foreign agents," but in reality appears to involve an arrest in relation to a criminal action undertaken in Wood County, West Virginia, with a Criminal

Action Number 11-F-101. Petitioner Thomas David House of Deegan expressly states he is not seeking an appeal of the adjudication of this criminal action, but instead "demand[s] ... absolute and unconditional settlement and closure of any and all matters relating in any manner or way to purported case #11-F-101. Id. at 13. The Petition also includes an unsubstantiated claim by Petitioner Hudok that he, along with other individuals that are not named as a party to this Petition, have been unable to renew their non-biometric drivers' licenses. Ptrs. Br. at 9.

II. ARGUMENT

The entirety of the subject Petition is frivolous on its face. The Petitioners' allegations are unsubstantiated and the remedies sought are clearly outside the purview of this Court. The Petitioners demand this Court issue a writ of mandamus ordering the following:

- the dissolution of the government of the State of West Virginia;
- the liquidation of all assets in the State Treasury;
- the renunciation and vacation of all government offices by all office holders,
- that each office holder then swear to the oath as set forth in the Petition;
- the procurement of a bond by each office holder of at least \$50,000 dollars to indemnify and settle with "the real-men with hands and legs";
- the void and cancellation of all laws enacted after 1863;
- the declaration that the 1819 Constitution and the Constitution amended by Congress in
 1862 be in full force and effect;
- the repeal of the Emergency Banking Act;
- the prohibition of members of this Court from "holding an office or position of trust and/or profit forever";

- the expatriation of the Petitioners and any other "real-men with hands and legs" who give notice to the State;
- that the DMV issue "Diplomatic Identification papers and Diplomatic plates for all realmen with hands and legs who shall give notice of their expatriation for a minimal fee";
- the settlement and closure of Criminal Action No. 11-F-101, and the expungement thereof;
- refund of any monies paid to the Wood County Sheriff's Department for home confinement;

Id. at 23-24. It appears they further demand that the Court issue a writ of prohibition directed that "each and every 'court' conducting business and operating on the soil of West Virginia to cease and desist all actions and proceedings," and to "release all real-men with hands and legs" from service of any sentence. Id. at 22.

The Petition falls well short of meeting the standards needed for the granting of such extraordinary relief. First, the Petition's demand for mandamus relief is devoid of merit, as clearly this Court has no authority to grant the aforementioned relief sought, i.e. the repeal of the West Virginia Constitution, order the dissolution of government, amend the U.S. Constitution, etc. "A writ of mandamus will not issue unless three elements coexist—(1) a clear legal right in the petitioner to the relief sought; (2) a legal duty on the part of respondent to do the thing which the petitioner seeks to compel; and (3) the absence of another adequate remedy." Syl. Pt. 2, State ex rel. Kucera v. City of Wheeling, 153 W.Va. 538, 170 S.E.2d 367 (1969) The Petitioners fail to cite any actual authority to support any legal right to the extraordinary relief sought. Instead they rely upon a series of philosophical statements for which no originating credit is assigned. Moreover, the Petitioners fail to identify any legal duty on the part of the Respondents to do the

thing the Petitioners seek this Court to compel. Thus, the Petitioners' demand for mandamus relief must be denied.

Second, the Petition's demand for a writ of prohibition against "each and every 'court' conducting business and operating on the soil of West Virginia" must also be dismissed as frivolous. In addition to the fact that the Respondents are not the proper parties for such relief, the Court has no authority to federal courts, or even lower state courts, "to cease and desist all actions and proceedings" in the State of West Virginia, nor can it simply "release all real-men with hands and legs" from serving their criminal penalty. There is nothing in the Petition to otherwise support a showing that any lower court in this State has either exceeded the scope of its jurisdiction or its legitimate power. *See* Syl. Pt. 1, *Crawford v. Taylor*, 138 W.Va. 207, 75 S.E.2d 370 (1953). Thus, the request writ of prohibition must be denied.

III. CONCLUSION

For the reasons herein stated, the Respondents respectfully request that the Court deny the relief sought by the Petitioners.

Respectfully submitted,

EARL RAY TOMBLIN GOVERNOR,

PATRICK MORRISEY ATTORNEY GENERAL,

STEVE HARRISON, CLERK OF THE HOUSE OF DELEGATES

Respondents,

By counsel,

FULLE A. WARREN

State Capitol Building 1,

Room 26-E

Charleston, WV 25305

Telephone: 304-558-5830

WV Bar No. 9789

Counsel for Governor Earl Ray Tomblin and

Attorney General Patrick Morrisey

DANIEL W. GREEAR

State Capitol Building 1,

Room 228-M

1900 Kanawha Blvd., East

Charleston, WV 25305

Telephone: 304-340-3200

WV Bar # 6036

Counsel for Steve Harrison, Clerk of

the WV House of Delegates

IN THE SUPREME COURT OF APPEALS OF WEST VIRGINIA

NO. 15-0491

STATE OF WEST VIRGINIA, EX REL., PHILLIP HUDOK, GENE STALNER AND THOMAS DAVID HOUSE OF DEEGAN,

Petitioners,

v.

EARL RAY TOMBLIN, GOVERNOR OF WEST VIRGINIA, PATRICK MORRISEY, ATTORNEY GENERAL OF WEST VIRGINIA, and STEVE HARRISON, CLERK OF THE WEST VIRGINIA HOUSE OF DELEGATES,

Respondents.

CERTIFICATE OF SERVICE

The undersigned counsel of record for the Respondents do hereby certify that on this day of July, 2015, that a true copy of the foregoing "Joint Summary Response on Behalf of the Respondents" has been served upon the Petitioners by depositing the same in the U.S. Mail, postage prepaid, sealed in an envelope, and addressed as follows:

> Phillip Hudok, Pro se RR 1 Box 11 Huttonsville, WV

Gene Stalnaker, Pro Se P.O. Box 408 Daniels, WV

Thomas David House of Deegan 317 Locust Drive Mineral Wells, WV

JULIE A. WARREN

State Capitol Building 1, Room 26-E

Charleston, WV 25305 Telephone: 304-558-5830

WV Bar No. 9789

Counsel for Governor Earl Ray Tomblin and Attorney General

Patrick Morrisey

DANIEL W. GREEAR State Capitol Building 1, Room 228-M

1900 Kanawha Blvd., East Charleston, WV 25305

Telephone: 304-340-3200

WV Bar # 6036

Counsel for Steve Harrison, Clerk of

the WV House of Delegates



State of West Virginia
Office of the Attorney General
Patrick Morrisey
Consumer Protection and Antitrust Division
P.O. Box 1789
Charleston, WV 25326-1789

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Huttonsville, WV 26273-9737 Phillip Hoduk, Pro se RR 1 Box 11

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Affidavit of Service and Order

I, Thomas Social House of Negar, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the Listensh day of July, in the Year of our Lord two thousand fifteen, caused to be served by USPS, a true, accurate and complete copy of Affirmed Affidavit, Declaration and Testimony of Self-Evident Truth and Absolute Facts and Correction of RESPONSE comprised of various letter combinations to the CLERK of the WEST VIRGINIA SUPREME COURT OF APPEALS, to be placed in the purported public record case file, and further does hereby ORDER copies to be served upon all parties, persons and entities under the CLERKS hand and seal immediately, with verification of such mailed to myself, to wit:

Rory L. Perry II, State Capitol Room E-317, 1900 Kanawha Blvd. East, Charleston, WV 25305

I, Thomas Sacial touse of Degardo affirm, under full liability and complete transparency, that the foregoing is true, correct and complete, the truth, the whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Autographed on the fifteeth day of July, in the Year of our Lord two thousand fifteen.





The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur

RR1 Box 11, Huttonsville, West Virginia 304-335-2826 c 304-940-9646 hudok@hudok.com

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte seguitur

P.O. Box 408, Daniels, West Virginia 304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur 317 Locust Drive, Mineralwells, West Virginia 304-489-9524

٧.

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Entities purporting to be SUPREME COURT OF APPEALS WEST VIRGINIA and all principals, agents, assigns and successors thereof.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand-Constitutional Crisis, Flagrant and Willful Breach of Contract, Flagrant and Willful Constructive Fraud, Flagrant and Willful Fraud in the Factum, Flagrant and Willful Fraud in the Inducement, Flagrant and Willful Breach of Oath, Flagrant and Willful Violations of the Constitution for the United States of America c1819, Flagrant and Willful Violations of the Constitution of West Virginia, Flagrant and Willful Violations of Common Law, Flagrant and Willful Violations of Freewill Choice, Flagrant and Willful Violations of Natural Law, Flagrant and Willful Unlawful modern day Slavery, Conspiracy of all of the aforementioned

Oral Hearing on this matter is hereby demanded. Right to Trial By Jury reserved for future decision.

Under, and out of, the authority of absolute necessity.



privete file

Notice to principal is notice to agent, notice to agent is notice to principal

Case 15-0491; State of "West Virginia"

Affirmed Affidavit, Declaration and Testimony of Self-Evident Truth and Absolute Facts and Correction of RESPONSE comprised of various letter combinations

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

All Affidavits of Service are hereby restated in their entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Refusal for Cause, Without Dishonor, Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise, Limited Opportunity to Cure is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor; Notice of Silence is Acquiescence; Notice of Unclean Hands; Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and non-compliance).

Refusal for Cause, Without Dishonor; Notice of Permanent Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise; Notice of Non-Response; Second and Final Notice of Silence is Acquiescence; Second and Final Notice of the Defendants' and other entities' Unclean Hands in any and all matters; Second and Final Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief; Affidavit and Declaration of Absolute Truths and Facts is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted).

In reference to purported JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS dated July 2, 2015

I, Marias David House of Delife Signatory and Plaintiff, do by these Presents, under full liability and complete transparency, aver, attest, affirm, declare and testify to the accuracy and truthfulness of the following various letter combinations, to wit:

The defendants claim it is in the creature of the mind, fiction of law and corporate "IN THE SUPREME COURT OF APPEALS OF WEST VIRGINIA" yet the Original Complaint and Demand was filed in person in and at a structure that appeared to be real unlike what their purported RESPONSE is magically placed into. I do not possess these same magical skills nor would I want to.

I shall now set forth a proper correction of the aforementioned RESPONSE, which is not an answer as the average person would, but an attempt to pervert justice simply because the defendants and their conspirators believe they are above the Rule of Law.

The defendants have already been notified of the proper names, capacities, standings, jurisdiction and venue of the Plaintiffs yet the defendants feel they can do whatever they please. It is the defendants that have failed to provide proper and lawful evidence of who the defendants are which is at the center of the Emergency Affirmed Complaint and

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Page 7

private File

Demand. Anybody can claim anything, but at some point must realize the defendants may be called out publicly as I do now. The proper standing, capacity, jurisdiction and venue of the Plaintiffs are as follows, to wit:

Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur

RR1 Box 11, Huttonsville, West Virginia

304-335-2826 c 304-940-9646 hudok@hudok.com

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur

P.O. Box 408, Daniels, West Virginia

304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; qui tam pro domino rege quam pro se ipso in hac parte sequitur

317 Locust Drive, Mineralwells, West Virginia

304-489-9524

These can all be proven lawfully if ever openly challenged unlike the defendants at this point. The absolute disrespect shown to the Plaintiffs on the cover page alone is Contempt of the Supreme Authority. The Honorable Gene Stalnaker has earned the respect of at least having his name spelled correctly. Further, the multiple names, capacities, standings and jurisdictions of the defendants has been altered, and two excluded, in an attempt to further the fraud and are properly corrected as follows, to wit:

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter, are referred to as defendants.

The defendants have purposely attempted to exclude the UNKNOWNS and purported GOVERNOR and so they are properly inserted above. As any rational person knows spelling, capitalization and punctuation mean everything In Law. They are also attempting to change the Plaintiffs to a petitioner which may be proper if the Plaintiffs were not utilizing the blended jurisdictions which operate in the purported STATE OF WEST VIRGINIA 'COURTS'.

The defendants, purporting themselves to be lawful government and expressing by their own actions and purported answer that they are above the rule of law, have called into question the mental ability to hold any purported

Page 3

private File

constitutional office. How can we rely on their ability to be competent purported public servants? The purported federal courts (refer to the corporate CORPUS JURIS SECUNDUM) have stated that incompetents and minors are wards of the court.Clients are determined wards of the court and are therefore incompetent. Further, it appears there is now a serious conflict of interest. The corporations and real-menwith hands and legs being sued are now finding those from within the same to re-present them. The defendants are attempting to assert only purported official capacities even though they are brought in under purported official capacity, personal capacity and corporate capacity all by counsel, obviously as they are incompetent to answer let alone hold any OFFICE or position of TRUST.

In the purported I.STATEMENT OF FACTS the defendants say that the Plaintiffs assert unsubstantiated facts and allegations. We appreciate their confirmation of the facts, and because they are agreed to as facts, they of course through common sense, tacit consent and agreement then verify the allegations as fact as well.

The defendants further claim that the taking of a person against their consent and freewill choice without a Lawful warrant is an arrest. This is absolute lunacy. By definition a kidnapping is just that. If they had bothered to read the complaint and research all that was incorporated therein they would clearly see that was the case and was a Declaration Thomas David House of Deegan has maintained from day one. Check the purported public record. The purported criminal action, as they portray, is a cover up. It is actually, by federal regulation, a commercial crime. Look it up at CFR 72.11. It is a commercial charge against a cestui que vie trust of which Thomas David House of Deegan is the Beneficiary.

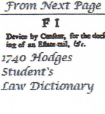
There is additional fraud being perpetrated by the purported "COURTS" that must be exposed. The action against Thomas David House of Deegan was not undertaken in Wood County, West Virginia as the defendants claim. It was actually undertaken in WOOD COUNTY, STATE OF WEST VIRGINIA which is an imaginary creature of the mind, a fiction, and properly defined as a fiction of law. Black's Law Dictionary, Fifth Edition, states "Fiction of law. An assumption or supposition of law that something which is or may be false is true..." and concludes with "A rule of law which assumes as true, and will not allow to be disproved, something which is false, but not impossible." We certainly have a problem, don't we? Check the purported public record as it was incorporated within the Original Affirmed Complaint and Demand.The kidnappers are by their own definition (see - Title 5 USC 331, 332, 333 backed up by Title 22 CFR Foreign Relations 92.12 - 92.31 and Title 8 USC, section 1481 - the public official relinquishes his national citizenship and are thus foreign agents as stipulated under Title 22 USC, chapter 11, section 611, loss of national citizenship, International Organization Immunities Act of 12-9-1945), foreign agents!

Our intent is not to wreck the system, but to bring it back into a condition of health profiting all people. It would do everyone, both the public and purported public servants, well to contemplate the transformation of meaning and original intentions behind the terms fiction and fiction of law. Early law dictionaries such as the 1708 Cowell Law Dictionary does not even mention fiction or fiction of law. The 1740 Hodges Student's Law Dictionary has fiction of law and defines it as only an invented form of conveyance for the docking of an estate.

fillian of Luin, is what is allowed in many Cafes; as the Seifin of the Conafee in a Fine, which is only an invented Form of Con-

Continued Below From Next Page

FI device by Cunfert, for the dock-





Public and private File

The 1810 Tomlin's Law Dictionary warns that "Fiction of Law, Is allowed of in several cases: but it must be framed, according to the rules of law; not what is imaginable in the conception of man; and there ought to be equity and possibility in every legal fiction."

FICTION OF LAW, Fictio juris.] Is allowed of in several cases: but it must be framed, according to the rules of law; not what is imaginable in the conception of man; and there ought to be equity and possibility in every legal fiction. There are possibility in every legal fiction. There are many of these fictions in the civil law; and by some civilians, it is said to be an assump-tion of law upon an untruth, for a truth in something possible to be done, but not done. The season of the conusce in a fine is but a fiction in our law; it being an incommon recovery is fello juin, a fair last or device by consent, where a mati-desirous to cutoff an estate-tail, remainders, &c. 10 Rep. 42.

1810 Tomlin's Law Dictionary

By 1843, the Bouvier Vol 1A Law Dictionary definition states, "it establishes as true, something which is false".

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FIAR, in the Scotch law, is be and afterwards acquires a defective whose property is burdened with a title, is remitted to his former good life-rent. Ersk. Pr. of L. Scot. B. title; that one thing done to-day, is

by the Roman pretors, who, not pos-sessing the power to abrogate the tain its object, assumes as a fact, what is known to be contrary to truth: when the legislator desires to themselves, would convey an imprerules of law, and that every legal fetion must have equity for its object. 10 Co. 42; 10 Price's R. 154; Cowp. 177; and, to prevent their evil effects, they are not allowed to be carried further than the reasons which intro-

FIAT, in practice, is an order of the doctrine of relation; and thority, to be signified by his signiture, is necessary to authenticate the true, which is the case in all preture, is necessary to authenticate the particular acts.

FICTION OF LAW, is the assumption that a certain thing is true, and which gives to a person or thing, a quality which is not natural to it, and establishes, consequently, a certain disposition, which without the fiction would be repugnant to reason and to truth. It is an order of things which does not exist, but which the law prescribes or authorises; it differs from presumption, because it establishes as true, something which is false; whereas presumption supplies the proof of something true. Dallor, Dict. b. t. Fictions were invented by the Roman pretors, who, not positions were invented by the Roman pretors, who, not position that a certain thing is true, sumptions; that the beir, executor sumptions in the case of the decessed; are all fictions of law, or vor various introduction, in t information which may defeat an attack upon an enemy's settlement in sessing the power to anogate the law, were nevertheless willing to detrogate from it, under the preience of doing equity. Fiction is the resource of weakness, which, in order to obten its object, assumes as a fact, what is known to be contrary to in the registative control of the high state of the most of the beautiful of the legislative particular of the beautiful of the legislative particular of the beautiful of the beautiful of the legislative particular of the beautiful of the beautiful of the legislative particular of the beautiful of the legislative particular of the beautiful of the legislative particular of the legislative part

further than the reasons which intro-duced them necessarily require. 1 Lill. Ab. 610; 2 Hawk. 320. The of the court on a point of law. Courts law abounds in fictions. That an estate is in abeyance; the doctrine of remitter, by which a party who has been disseised of his freehold,

1843 Bouvier Vol 1.A Law Dictionary





In <u>Lewis Carroll's 1871 book ThroughThe Looking Glass</u>, Alice is amazed to find a world where "what is, isn't and what isn't is!" The corporate fiction world that we now live in has taken "fiction of law" and "what is, isn't and what isn't is" to levels way beyond the restricted framing and equity warned of and practiced in the past! Whereas, fiction of law was used for simple conveyance of property of the deceased, we have shown by clear and convincing evidence in our filings that we are simply considered property, creatures of the mind. We are real-men with hands and legs.

Congress has relinquished every public office over to the UN.Now, all government bodies, from local governments to the presidency, fall under UN jurisdiction. When Obama took the chairmanship of the UN Security Council, it was more than symbolism of UN usurpation, it would arguably be a violation of Section 9 of the Constitution for the United States of America c1819 which states "No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any Present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State." This purported COURT has the duty and responsibility to its creators to uphold the rule of law and protect all real-men with hands and legs from intrusions and acts of war by these purported public officials and purported public servants who are in fact foreign agents and/or esquires.

Sadly,CONGRESS gave the UN the right to dictate what laws will be international & gave them the right to tax the States. Their enforcers are therefore foreign agents! Ignorance of these laws (controlling everyone) is no excuse. It is only "reality" as claimed by the defendants in their imaginary land of fictions, that (they) "will not allow to be disproved, something which is false." Plaintiff Thomas David House of Deegan is not seeking an appeal as that would give validity to Trust Fraud. Absolute settlement and closure of the commercial monetary charge levied against the trust, and therefore post settlement and closure, by the actual trustees, is indeed both proper and lawful.

As understood in Maxims of Law and Equity, the defendant's counsel's "unsubstantiated claim" of Phillip Hudok and the facts surrounding non-renewal of the non-biometric drivers' licenses has not been rebutted by the defendants and is therefore Fact and Truth. The flagrant and willful violations of the Original Contracts by the defendants in regard to the Honorable Gene Stalnaker's demand for Lawful money, in the form of gold and/or silver coin, involving a STATE income tax refund, is now truth and fact being unrebutted by the defendants at the first possible opportunity. The Truth and Facts are substantiated and substantial, not frivolous as contended.

The defendant's counsel's statements, in their JOINT SUMMARY RESPONSE ON BEHALF OF RESPONDENTS, that the purported "Court", obviouslyreferring to the SUPREME COURT OF APPEALS, "has no authority to federal courts, or even lower state courts," and claims to limit the jurisdiction and mandate of the real-men with hands and legsof West Virginia guaranteed under constitutional rule of law and therefore a flagrant contempt of the judiciary and the sovereign authority of real-men with hands and legs. If this is presently the case, the purported "COURT" is of no consequence and would justify the immediate bringing into existence for real-men with hands and legs, an actual Court of Record to effectuate Justice and enforce the Rule of Law. Maxim of Law: When an ordinary remedy ceases to be of service, recourse must be had to an extraordinary one.

Indeed, there is a matter of Constitutional Crises in our state regarding the perpetual presidential dictatorial powers of the 1933 Emergency Banking Act which amended the 1917Trading with the enemy Act and must be immediately addressed!





Constitution of West Virginia Article1- Section 3. Continuity of constitutional operation.

"Theprovisions of the constitution of the United States, and of this state, are operative alike aperiod of war as in time of peace, and any departure therefrom, or violation thereof, under the plea of necessity, or any other plea, is subversive of good government, and tends to an archyand despotism."

A further "West Virginia" Constitutional Crisis that must be addressed in our state is that most churches are incorporated contrary to the Constitution of West Virginia!

Constitution of West Virginia Article6-Section 47. Incorporation of religious denominations prohibited.

"No charter of incorporation shall be granted to any church or religious denomination."

Correcting counsel'spurported II. ARGUMENT, an actual verified complaint supported by facts, truth and the defendants own words and code, cannot by definition be frivolous. The "allegations" by the Plaintiffs to any reasonable real-man with hands and legs are substantiated by the aforementioned beyond any doubt. The phrase "real-man with hands and legs" comes from the mouths of the co-conspirators of the defendants (refer to UNIFORM COMMERCIAL CODE FILING # 0000000181425776) which is also prima facia evidence of trafficking in men, woman and children, among other crimes.

Furthermore, the defendants appear to be claiming the ability to operate several different capacities and that those same capacities are explicitly authorized by the Original Contracts. Because the defendants appear to be functionally illiterate in regards to the writs demanded and ordered and are attempting to redefine and distort the letter combinations, intent and definitions of the intellectual property of the Plaintiffs, which has been reserved by the Plaintiffs exclusively, the writs and what is actually being sought are set forth again as follows, to wit:

We, the Signatories, hereby declare and proclaim that the above flagrant and willful violations, infringements and crimes can, and shall, be corrected by the forgiveness, relief, remedy and settlement so prayed and demanded, to wit:

A Writ of Mandamus issued dissolving all known and unknown private for profit subcontractors providing government services purporting to be lawful government, unconditionally and without delay.

A Writ of Mandamus directing the Treasury of West Virginia to liquidate all assets of the aforementioned private for profit subcontractors providing government services purporting to be lawful government to be returned to the real-men with hands and legs, to be divided equally, and distributed to the same without delay.

A Writ of Prohibition issued to, and directing all private for profit subcontractors providing government services purporting to be lawful government known as each and every "court" conducting business and operating on the soil of West Virginia to cease and desist all actions and proceedings against all real-men with hands and legs forever more and to begin immediately, and without delay, the release of all real-men with hands and legs from the military prisons and other means of control, including, but not limited to, home confinement, parole and probation, in all matters not involving an injured real-man with hands and legs.

A Writ of Mandamus directing all persons to immediately, unconditionally and without delay renounce and vacate all offices and positions of the dissolved private for profit subcontractors providing government services purporting to be lawful government.

A Writ of Mandamus directing all persons, upon their individual renouncement and vacating of the dissolved private for profit subcontractors providing government services purporting to be lawful government, to immediately take, subscribe and publish the following Oath of Office or position to the Original State of "West Virginia" and the Creators

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thereof, to wit: "I, _______, do solemnly affirm that I will support, uphold and defend the Constitution for the United States of America c1819 and the Amended Constitution of West Virginia c1863 against all enemies, foreign and domestic, at all times and all places, under the pains and penalties of Breach of Contract, Breach of Fiduciary Duty, Breach of Trustee Duties, Perjury, Treason and Sedition, and further will uphold, support and defend the God given Rights, Privileges, Freedoms, Immunities and Properties of all real-men with hands and legs, at all times and all places, under the pains and penalties of Breach of Contract, Breach of Fiduciary Duty, Breach of Trustee Duties, Perjury, Treason and Sedition, and that I enter this multi-faceted contract with no false intentions, fully understanding all the terms, and the pains and penalties for any violation thereof, and that I take this of my own freewill choice and without any mental evasion, So help me God."

A Writ of Mandamus directing all persons, immediately upon taking, subscribing and publishing their respective Oaths, to procure an Individual Indemnity Bond in an amount no less than 50,000 United States of America dollars Lawful gold and silver coin and to publish the same publicly, and furthermore will publicly publish, and keep updated, all personal assets to insure the real-men with hands and legs may seek and obtain full remedy, relief, settlement and closure over and above, the Indemnity Bond, if necessary.

A Writ of Mandamus voiding and canceling of any and all laws, statutes, codes, regulations, ordinances and rules, et cetera in operation, affect and effect since the date of the twentieth day of June, in the Year of our Lord Jesus Christ one thousand eight hundred sixty three.

A Writ of Mandamus ordering and declaring that the Amended Constitution of West Virginia c1863, approved by the purported Congress in the Year of our Lord Jesus Christ one thousand eight hundred sixty two, is in full force, affect and effect.

A Writ of Mandamus ordering and declaring that the Constitution for the United States of America c1819 is in full force, affect and effect.

A Writ of Mandamus ordering and declaring that the "Emergency banking Act" of 1933 HR 1491, and anything emanating therefrom, is null and void, from its inception, without full force, affect and effect, within the geographic, land mass boundaries, and on the soil, of West Virginia.

A Writ of Mandamus ordering and declaring persons, upon compliance to the aforementioned writs, that they are to complete their terms and/or commissions, and after that are barred from holding an office or position of trust and/or profit forever.

A Writ of Mandamus ordering any and all fictional entities to honor, accept, obey and facilitate the expatriation of the Signatories by way of removal from any and all databases utilized on the soil of West Virginia.

A Writ of Mandamus ordering any and all fictional entities to honor, accept, obey and facilitate the expatriation of any and all real-men with hands and legs who shall present and give notice to the STATE OF WEST VIRGINIA by and through any of its agents.

A Writ of Mandamus ordering the DMV to provide Diplomat Identification papers and Diplomat plates for all real-men with hands and legs who shall notice their expatriation for a minimal fee.

A Writ of Mandamus ordering full, absolute and unconditional settlement and closure of purported case # 11-F-101 and an expunging of the entire record thereof.



private File

A Writ of Mandamus ordering a full and complete refund of any and all monies paid for HOME CONFINEMENT to the WOOD COUNTY SHERIFF'S OFFICE.

An order, or other writ, necessary to carry out the full intent of equitable relief, remedy, forgiveness, settlement and closure so prayed for and the furthering and upholding of absolute truth, justice and freedom.

As the Plaintiffs are required to be our brothers' keeper, we are in fact demanding and ordering, for the fraud perpetrated daily, and as fraud has no time limitation, that the corporate, military and unlawful purported COURTS cease and desist any and all business and immediately release all real-men with hands and legs who have caused no harm to another real-man with hands and legs as ordained by the Original Contracts. Check out the facts affirmed by silence in all previous filings to certify these aforementioned facts.

The defendants claim the Affirmed Complaint falls well short of standards for relief yet offer no substantial facts to support their childish gibberish. Further, the defendants claim our Affirmed Complaint is without merit and that would be true if we had actually demanded and prayed for the ignorant ramblings they rewrote for us without authority and permission. Further, the Plaintiffs do not care, nor are we obliged in any way, to adhere to what a group of military and corporate persons said in 1969 as the defendants have failed to prove applicability.

Regardless, let us take a closer look at what the defendants purport:

Point 1 - A legal right to relief sought. We have every right to expect and enforce our purported public servants and public trustees to adhere to their employment contract. Point 1 is hereby confirmed to exist without doubt.

Point 2 - A legal duty of the defendant to adhere to his employment contract. We have every right to expect and enforce our purported public servants and public trustees to adhere to their employment contract. Point 2 is hereby confirmed to exist without doubt.

Point 3 – The absence of remedy. We attempted a peaceful petition and received no response simply asking forour purported public servants and public trustees to adhere to their employment contract. Point 3 is hereby confirmed to exist without doubt.

We, the Plaintiffs, gave six pages of authorities called maxims, time tested self-evident truths, and cited defendant's case law, code, rules and regulations. We cannot help it if there is no defense to the Facts and Self-Evident Truths asset forth by the Plaintiffs which the defendants can latch onto and win. Maxims have been tested by hundreds and thousands of years. That is true authority. The Plaintiffs are confused as to what philosophical statements to which the defendants refer. The legal duty of the defendants will be stated again in easy to comprehend common English language. The defendants entered an employment contract and have failed miserably to honor the terms of the Original Contracts. This is perfectly clear for those with eyes to see and ears to hear!

The Plaintiffs do demand a writ of prohibition, as the Plaintiffs are our brothers' keeper and on behalf of the King of All Kings, hence the *qui tam pro domino rege quam pro se ipso in hac parte sequitur*, or in modern doublespeak private attorney general. As one of the Plaintiffs' has actually been harmed for years by the purported COURTS in operation and conducting business on the soil of West Virginia, it may not dismissed as frivolous as the defendants state, which is defined as having no sound basis. Through sound basis and supported by the applicable items contained within all filings by the Plaintiffs, the fraud that has been laid forth quite clearly and plainly.

Fraud is evidenced by efforts to transform real-men with hands and legs into dead entities and created fictions via pro se assignment. As creations, these fictions are under the control of their creator. This purported COURT must and has jurisdiction over all creatures of the mind, fictions of law et cetera in operation and conducting business on the soil of

TOHD





West Virginia and any argument to the contrary only solidifies the Plaintiffs viewpoint of the illegitimacy of the purported corporate structure and system of fraud and modern day slavery.

On behalf of the King of all Kings and the real-men with hands and legs, we are the proper parties to seek remedy, relief, settlement, and closure at this moment in time and history. If this purported COURT has no jurisdiction or purported sovereignty over all creatures of the mind on the geographic land mass of West Virginia, then it has no authority, nor do the purported corporate COURTS under it, to interface and imprison real-men with hands and legs. The Original Complaint and Demand is nothing but facts and self-evident truths showing all purported courts and private for profit subcontractors providing government services and purporting to be lawful government have exceeded their scope, jurisdiction, and authority and in fact have no contractual basis to exist and operate on the soil of West Virginia at any place or at any time. The defendants show absolute defiance of the Original Contracts.

This entire purported RESPONSE is not sworn to or affirmed as true, correct, and complete, the whole truth and nothing but the truth under full liability and complete transparency. As such it has no standing or authority as he who risks the most wins. Furthermore, as the RESPONSE is not page numbered, the Plaintiffs have no idea as to whether eight pages is the entire filing or are they attempting to hide more of the filing to gain an unfair advantage and further the fraud.

The purported CERTIFICATE OF SERVICE as certified by purported counsel and foreign agents was mailed on the 2nd day of July, 2015 yet the envelope was postage meter dated stamped as mailed on the July 1,2015. That is a clear violation of USPS Domestic Mail Manual P030 9.13 and 10.1 and further evidence of placing a FRAUD before the purported COURT. That specific act would at minimum show the furthering of the fraud currently at issue. How is it that the addresses are improper in accordance with what the Plaintiffs submitted in the Original Complaint and Demand? Astonishingly, pro se was added, a flagrant attempt to magically transform the Plaintiffs into a fictional entity! Additionally, the name of the state was not properly written. This is evidence of fraud, and a further attempt to magically transport the Plaintiffs to a fictional venue. There was also two standings and capacities portrayed on the envelope itself. More evidence of mail fraud. When does the criminality and furthering of a fraud already exposed end?

Any omission does not constitute a waiver.

All words, letter combinations and intent shall be as defined, construed and interpreted by the Signatory/Plaintiff.

A true, accurate and complete copy, facsimile or digital scan is legally and lawfully declared to be an original.

Proceeding in propria persona, sui juris by Divine Visitation and Authority; with all rights, privileges, freedoms, immunities, capacities and standing claimed, reserved, and exercised; without prejudice; without recourse; non-transferable.

By the Autograph and Seal affixed below, under full liability and complete transparency, I, Thomas David House of Dellando Declare, Proclaim, Aver, Attest and Affirm that the foregoing is true, accurate and complete, the truth, the whole truth and nothing but the truth to the best of my knowledge and ability, so help me God.

Without Recourse, Without Prejudice RINGLING PORTUGE RECOURSE, Without Prejudice RINGLING PROPERTY OF THE PROP



RINGLING BROS

BARNUM BAILEY

GREATEST SHOW OF EARTH

PERFORMING ELEPHANTS

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Declaration of Mailing

Declaration of Mailing

I, Jahra Jah	
fifth teerth day of September, in the Year of our Lord two thousand fit caused to be mailed by USPS, a true, accurate and complete copy of Refus	fteen,
Cause, Without Dishonor, Affidavit and Declaration of Absolute Truth and	l Facts,
Self-Evident and otherwise, Declaration and Decree of Conquest to the ST	ATE OF
WEST VIRGINIA, to wit:	
I, Sha Ma Modelare, proclaim and publish, full liability and complete transparency, that the foregoing is true, correct a complete, the truth, the whole truth and nothing but the truth, to the best of knowledge and ability, so help me God. Autographed on the fiftheenth day of September, in the Year of our Lethousand fifteen.	my
Without Recourse and Without Prejudice Mene Hahabes	

Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-manwith hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*RR1 Box 11, Huttonsville, West Virginia
304-335-2826 c 304-940-9646 <u>hudok@hudok.com</u>

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*P.O. Box 408, Daniels, West Virginia
304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur* 317 Locust Drive, Mineralwells, West Virginia 304-489-9524 v.

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Jay Smithers a.k.a. JAY SMITHERS, foreign agent, purported Colonel State Police of West Virginia d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, also publicly traded as WV STATE POLICE DEPT, also publicly traded as STATE POLICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Margaret L. Workman a.k.a. MARGARET L. WORKMAN, foreign agent, purported Chief Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Robin Jean Davis a.k.a. ROBIN JEAN DAVIS, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. COURT ADMINISTRATOR of WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME

COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Brent D. Benjamin a.k.a. BRENT D BENJAMIN, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Menis E. Ketchum II a.k.a. MENIS E. KETCHUM II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA a.k.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Allen H. Loughry II a.k.a. ALLEN H. LOUGHRY II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Rory L. Perry II a.k.a. RORY L. PERRY II, foreign agent, purported Clerk of West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub-corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Julie Warren a.k.a. JULIE WARREN, foreign agent, purported Assistant Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Daniel W. Greear a.k.a. DANIEL W. GREEAR, foreign agent, purported Attorney and purported Chief of Staff d.b.a. UNKNOWN, private for profit subcontractors providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Joseph Manchin III a.k.a. Joe Manchin a.k.a JOSEPH MANCHIN III a.k.a. JOE MANCHIN, foreign agent, former purported Governor of West Virginia d.b.a. UNKNOWN, presently d.b.a. SENATE, UNITED STATES also d.b.a. US SENATOR also d.b.a. US SENATE SEARGENT AT ARMS also d.b.a. SENATE UNITED STATES, private for profit subcontractors providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

STATE OF WEST VIRGINIA a.k.a. State of West Virginia a.k.a. WEST VIRGINIA a.k.a. West Virginia, foreign agent, foreign person and foreign entity, d.b.a. STATE OF WEST VIRGINIA also d.b.a. State of West Virginia also d.b.a. WEST VIRGINIA also d.b.a. West Virginia, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, any and all creations by, through and from, private for profit subcontractors, and persons, providing government services and purporting to be lawful governments, and all other known and unknown corporate, military, ecclesiastical and commercial entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

WEST VIRGINIA STATE BAR LAWYER a.k.a. WEST VIRGINIA STATE BAR, foreign agent, foreign person and foreign entity d.b.a. WEST VIRGINIA STATE BAR also d.b.a WEST VIRGINIA STATE BAR LAWYER, a purported agency of the purported WEST VIRGINIA SUPREME COURT OF APPEALS, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and all other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Joseph Thornton a.k.a JOSEPH THORNTON, foreign agent, d.b.a. OFFICE OF THE CABINET SECRETARY also d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, any and all letter variations of the same, and any and all capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand-Constitutional Crisis, Flagrant and Willful Breach of Contract, Flagrant and Willful Constructive Fraud, Flagrant and Willful Fraud in the Factum, Flagrant and Willful Fraud in the Inducement, Flagrant and Willful Breach of Oath, Flagrant and Willful Violations of the Constitution for the United States of America c1819, Flagrant and Willful Violations of the Constitution of West Virginia, Flagrant and Willful Violations of Common Law, Flagrant and Willful Violations of Freewill Choice, Flagrant and Willful Violations of Natural Law, Flagrant and Willfull Unlawful modern day Slavery, Conspiracy of all of the aforementioned

Oral Hearing on this matter is hereby demanded. Right to Trial By Jury reserved for future decision.

Under, and out of, the authority of absolute necessity.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

All Affidavits of Service are hereby restated in their entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Refusal for Cause, Without Dishonor, Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise, Limited Opportunity to Cure is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor; Notice of Silence is Acquiescence; Notice of Unclean Hands; Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and non-compliance).

Refusal for Cause, Without Dishonor; Notice of Permanent Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise; Notice of Non-Response; Second and Final Notice of Silence is Acquiescence; Second and

Final Notice of the Defendants' and other entities' Unclean Hands in any and all matters; Second and Final Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief; Affidavit and Declaration of Absolute Truths and Facts is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and non-compliance).

Affirmed Affidavit, Declaration and Testimony of Self-Evident Truth and Absolute Facts and Correction of RESPONSE comprised of various letter combinations is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Correction of Fraudulent Letter and Refusal for Cause, Without Dishonor comprised of various letter combinations; Cease and Desist Demand and Order is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Any and all digital documents filed, and submitted, on compact disc are restated in their entirety, and incorporated herein, as if set forth in full.

Amendment to Complaint and Demand is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Refusal for Cause, Without Dishonor

Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise

Declaration and Decree of Conquest

In reference to purported ORDER dated 25th day of August, 2015

Case No.15-0491

State of "West Virginia"

On the It Hateenth day of September, in the Year of our Lord two thousand fifteen.

The ORDER made and entered on the 25th day of August, 2015 is, by these Presents, under full liability and complete transparency, hereby Refused for Cause, Without Dishonor based upon the following statements of absolute truth and facts, self-evident and otherwise, and the illegality and unlawfulness of such purported ORDER, to wit:

The attempt by the WEST VIRGINIA SUPREME COURT OF APPEALS a.k.a. Supreme Court of Appeals, and agents thereof, to fraudulently, willfully and intentionally change, alter and refuse the Complaint and Demand, standings, capacities, jurisdiction, venue and law form as dictated by the Sovereign Authority and Will of real-men with hands and legs is Refused for Cause, Without Dishonor, and the purported ORDER is hereby ORDERED removed from the non-existent public and private case file, public record and publication immediately even though it no longer exists in or at law. The purported and now non-existent COURT, and now defendant, is appearing to attempt to fraudulently overcome the amended complaint and thereby furthering, aiding and abetting the crimes set forth plainly and clearly. Any delay or interference by any entity is aiding, abetting and furthering any and all violations and breaches. Each and every day of lawlessness and Constitutional crisis is causing extreme harm and hardship to real-men with hands and legs.

The Honorable Gene Stalnaker, a real-man with hands and legs, under full liability and complete transparency, does by these Presents, correct the now non-existent public and private case file, public record and publication. Failure to do so is an admission by the non-existent WEST VIRGINIA SUPREME COURT OF APPEALS, and agents thereof, of aiding, abetting and furthering of any and all violations and breaches of the non-existent Original Contracts.

Furthermore, the Signatory asserts, avers, affirms and attests, under full liability and complete transparency, the following as to the aforementioned purported ORDER, to wit:

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny that I can visit, see and/or recognize the imaginary, creature of the mind, and fiction of law STATE OF WEST VIRGINIA and any and all letter and capitalization variations.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the SUPREME COURT OF APPEALS OF WEST VIRGINIA can also operate as Supreme Court of Appeals and its various standings and capacities, as it would be perpetrating fraud, breach of Original Contract, and aiding and abetting, et cetera in attempting to operate as more than one entity at a time without lawful authority to do the same.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby strike State of West Virginia ex rel. before my parental given name and restate the original description in its entirety, and incorporate herein, as if set forth in full. Therefore it is ORDERED that on this it be corrected and reflected as follows, to wit:

Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*RR1 Box 11, Huttonsville, West Virginia
304-335-2826 c 304-940-9646 <u>hudok@hudok.com</u>

The Honorable Gene Stalnaker, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*P.O. Box 408, Daniels, West Virginia 304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur* 317 Locust Drive, Mineralwells, West Virginia 304-489-9524

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the imaginary, creature of the mind and fiction of law STATE OF WEST VIRGINIA can also operate as State of West Virginia, West Virginia and WEST VIRGINIA as it would be perpetrating fraud in attempting to operate as more than one entity at a time without lawful authority to do so in absolute defiance of the Original Contracts.

I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the defendants are stated in any proven capacities, and further absolutely fail to state their true capacities and standings as has been proven by, and within, the original complaint and demand. Furthermore the unknown defendants are not stated in the caption. Therefore it is ORDERED that on this it be corrected and reflected as follows, to wit:

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Jay Smithers a.k.a. JAY SMITHERS, foreign agent, purported Colonel State Police of West Virginia d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, also publicly traded as WV STATE POLICE DEPT, also publicly traded as STATE POLICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Margaret L. Workman a.k.a. MARGARET L. WORKMAN, foreign agent, purported Chief Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Robin Jean Davis a.k.a. ROBIN JEAN DAVIS, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. COURT ADMINISTRATOR of WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Brent D. Benjamin a.k.a. BRENT D BENJAMIN, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Menis E. Ketchum II a.k.a. MENIS E. KETCHUM II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA a.k.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Allen H. Loughry II a.k.a. ALLEN H. LOUGHRY II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private

for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Rory L. Perry II a.k.a. RORY L. PERRY II, foreign agent, purported Clerk of West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub-corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Julie Warren a.k.a. JULIE WARREN, foreign agent, purported Assistant Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Daniel W. Greear a.k.a. DANIEL W. GREEAR, foreign agent, purported Attorney and purported Chief of Staff d.b.a. UNKNOWN, private for profit subcontractors providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents; assigns and successors, hereinafter referred to as defendant.

Joseph Manchin III a.k.a. Joe Manchin a.k.a JOSEPH MANCHIN III a.k.a. JOE MANCHIN, foreign agent, former purported Governor of West Virginia d.b.a. UNKNOWN, presently d.b.a. SENATE, UNITED STATES also d.b.a. US SENATOR also d.b.a. US SENATE SEARGENT AT ARMS also d.b.a. SENATE UNITED STATES, private for profit subcontractors providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

STATE OF WEST VIRGINIA a.k.a. State of West Virginia a.k.a. WEST VIRGINIA a.k.a. West Virginia, foreign agent, foreign person and foreign entity, d.b.a. STATE OF WEST VIRGINIA also d.b.a. State of West Virginia also d.b.a. WEST VIRGINIA also d.b.a. West Virginia, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, any and all creations by, through and from, private for profit subcontractors, and persons, providing government services and purporting to be lawful governments, and all other known and unknown corporate, military, ecclesiastical and commercial entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

WEST VIRGINIA STATE BAR LAWYER a.k.a. WEST VIRGINIA STATE BAR, foreign agent, foreign person and foreign entity d.b.a. WEST VIRGINIA STATE BAR also d.b.a WEST VIRGINIA STATE BAR LAWYER, a purported agency of the purported WEST VIRGINIA SUPREME COURT OF APPEALS, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and all other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Joseph Thornton a.k.a JOSEPH THORNTON, foreign agent, d.b.a. OFFICE OF THE CABINET SECRETARY also d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, any and all letter variations of the same, and any and all capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do accept the designation and ruling by the COURT that defendant Patrick Morrisey a.k.a. PATRICK MORRISEY is an Esquire, a Title Of Nobility, and is in fact and in law, at law or otherwise, a foreign agent of a foreign power and do hereby make final demand full criminal charges be immediately sworn out and implemented without delay.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I am prose as I do not have the ability to magically re-present myself. I am proceeding by, and under the authority of, Divine Visitation in propria persona sui juris.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I petitioned this now non-existent COURT. I submitted an affirmed complaint and demand. Therefore it is ORDERED that on this, it be corrected and reflected as aforementioned.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I simply prayed for, as I prayed for and demanded. Therefore it is ORDERED that on this it be corrected and reflected as aforementioned.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I prayed for and demanded a single writ of mandamus, as I prayed for and demanded multiple writs of mandamus and writs of prohibition. Therefore it is ORDERED that on this it be corrected and reflected as aforementioned.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny I demanded those same writs to be directed at only the stated defendants in the purported ORDER as the same did not include the unknowns. Therefore it is ORDERED that on this it be corrected and reflected as aforementioned.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby declare when there is no rule of law and strict adherence to the Original Contract there can be no rules, authority, standing or jurisdiction. Justice, Truth, Relief, Remedy and Recourse demand and require immediate, without delay or interference, judgment and action to right the wrongs, infractions, injuries, breaches and other crimes committed daily under the cloak of pretended and non-existent authority and outright violence. Further, this matter as set forth has been ripe and mature for adjudication for decades and will be handled and settled now, not later, and any legal wrangling will be taken, and utilized, as further admissions of guilt by all defendants, known and unknown, and any entities attempting to aid and abet the same.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do not understand what a true copy is. Further, I do not see an actual signature by another real-man with hands and legs, under full liability and complete transparency, so I do hereby deny this purported ORDER has any validity whatsoever, in law, at law or otherwise.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby deny the purported seal as a simple image decrees any lawful authority whatsoever. Further, it has WEST VIRGINIA and that makes four different capacities and standings all on one page. Furthermore, I do hereby deny any of the four have lawful standing, capacity and/or standing in law, at law or otherwise.
- I, the Signatory, a real-man with hands and legs, under full liability and complete transparency, do hereby declare I shall Refuse for Cause, Without Dishonor all mailings by any entity that is not properly addressed to myself as aforementioned. Any deviation therefrom shall be returned. The presumption going forward shall be that there was no response or mailing at all and that it was also an attempt to magically transform or transport myself into some

imaginary, creature of the mind and fiction of law capacity, standing, jurisdiction, venue and law form in an attempt to hinder the very things being adjudicated.

Lastly, as the defendants have all defaulted and dishonored themselves, years ago, and now presently, with multiple opportunities to cure, it is hereby declared, proclaimed, published and decreed, under full liability and complete transparency, that the entire corporate, military, ecclesiastical and purported government structure operating and conducting business on the now geographic land mass comprised of Sovereign Soil commonly referred to as West Virginia is now conquered by, and under the authority and control of, the last real-men with hands and legs standing, the Honorable Plaintiffs and Signatories.

All words, letter combinations and intent shall be as defined, construed and interpreted by the Signatory.

A true, accurate and complete copy, facsimile or digital scan is legally and lawfully declared to be an original.

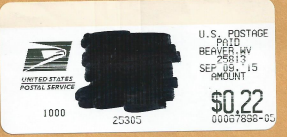
Proceeding in propria persona, sui juris by Divine Visitation and Authority; with all rights, privileges, freedoms, immunities, capacities and standing claimed, reserved, and exercised; without prejudice; without recourse; non-transferable.

By the Autograph and Seal affixed below, under full liability and complete transparency, I,

do Declare, Proclaim, Aver, Attest and Affirm that the foregoing is true, accurate and complete, the truth, the whole and nothing but the truth to the best of my knowledge and ability, so help me God.

Without Recourse and Without Prejudice

Yene Statnaker







STATE OF WEST VIRGINIA 1900 KAN. BLVD., E. ROOM 5 CHAS. WVA. 25305

UNDELIVERABLE AS ADDRESSEL

RETURN
PLEASE STATE
DEPARTMENT

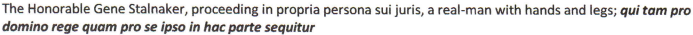


Plaintiffs

The Honorable Phillip Hudok, proceeding in propria persona sui juris, a real-man with hands domino rege quam pro se ipso in hac parte sequitur

RR1 Box 11, Huttonsville, West Virginia

304-335-2826 c 304-940-9646 hudok@hudok.com



P.O. Box 408, Daniels, West Virginia 304-253-0088

Embassador for Heaven Thomas David House of Deegan, proceeding in propria persona sui juris, a real-man with hands and legs; *qui tam pro domino rege quam pro se ipso in hac parte sequitur*

317 Locust Drive, Mineralwells, West Virginia

304-489-9524

V.

Defendants

Earl Ray Tomblin a.k.a. EARL RAY TOMBLIN, foreign agent, purported Governor of West Virginia d.b.a. Manager of WEST VIRGINIA GOVERNORS MANSION and Chief Executive Officer of GOVERNOR'S OFFICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Patrick Morrisey a.k.a. PATRICK MORRISEY, foreign agent, purported Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Steve Harrison a.k.a. STEVE HARRISON a.k.a. STEPHEN HARRISON, foreign agent, purported Clerk of the House of Delegates of West Virginia d.b.a. VIRGINIA WEST LEGISLATURE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

UNKNOWN private for profit subcontractors providing government services and purporting to be lawful government in operation, and conducting business, on the soil of West Virginia and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Entities purporting to be SUPREME COURT OF APPEALS WEST VIRGINIA and all principals, agents, assigns and successors thereof.

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand-Constitutional Crisis, Flagrant and Willful Breach of Contract, Flagrant and Willful Constructive Fraud, Flagrant and Willful Fraud in the Factum, Flagrant and Willful Fraud in the Inducement, Flagrant and Willful Breach of Oath, Flagrant and Willful Violations of the Constitution for the United States of America c1819, Flagrant and Willful Violations of the Constitution of West Virginia, Flagrant and Willful Violations of Common Law, Flagrant and Willful Violations of Freewill Choice, Flagrant and Willful Violations of Natural Law, Flagrant and Willful Unlawful modern day Slavery, Conspiracy of all of the aforementioned

Oral Hearing on this matter is hereby demanded. Right to Trial By Jury reserved for future decision.

Under, and out of, the authority of absolute necessity

Page

TOHE



SUPREME COURT OF APPEALS OF WEST VIRGINIA Public File

On the Sourth

__day of ______in the Year of our Lord two thousand fifteen

Notice to principal is notice to agent, notice to agent is notice to principal

Case 15-0491; State of "West Virginia"

Amendment to Complaint and Demand

EMERGENCY Declaratory Judgment demand, Ultra Vires and other Equitable relief demand is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

All Affidavits of Service are hereby restated in their entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Refusal for Cause, Without Dishonor, Affidavit and Declaration of Absolute Truth and Facts, Self-Evident and otherwise is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise, Limited Opportunity to Cure is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Notice of Default and Dishonor; Notice of Silence is Acquiescence; Notice of Unclean Hands; Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and non-compliance).

Refusal for Cause, Without Dishonor; Notice of Permanent Default and Dishonor in Commerce, Admiralty, Equity, In Law, At Law and otherwise; Notice of Non-Response; Second and Final Notice of Silence is Acquiescence; Second and Final Notice of the Defendants' and other entities' Unclean Hands in any and all matters; Second and Final Demand for Immediate and Unconditional Summary Judgment, Declaratory Judgment and Equitable Relief; Affidavit and Declaration of Absolute Truths and Facts is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and non-compliance).

Affirmed Affidavit, Declaration and Testimony of Self-Evident Truth and Absolute Facts and Correction of RESPONSE comprised of various letter combinations is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Correction of Fraudulent Letter and Refusal for Cause, Without Dishonor comprised of various letter combinations; Cease and Desist Demand and Order is hereby restated in its entirety, and incorporated herein, as if set forth in full (unrebutted and unrebuttable).

Any and all digital documents filed, and submitted, on compact disc are restated in their entirety, and incorporated herein, as if set forth in full.

Notice and Declaration and Order from the Source and Creator of Civilian Authority is hereby restated in its entirety, and incorporated herein, as if set forth in full. (non-compliance)

All Declarations of Service are hereby restated in their entirety, and incorporated herein, as if set forth in full (unrebutted).

we, thouas said House of Seey

, the Signatories and Plaintiffs, do by the Presents, under full liability

and complete transparency, Amend this present Complaint and Demand corporately, commercially and militarily

Page 2

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Public File

classified as Case 15-0491. The following persons and real-men with hands and legs, formerly classified as Unknown, are hereby added and incorporated into the Original Complaint and Demand, ab initio, nunc pro tune, in personal epublic, corporate, commercial, military, ecclesiastical and any and all public and private capacities, standings, jurisdictions, venues and law forms, to wit:

Jay Smithers a.k.a. JAY SMITHERS, foreign agent, purported Colonel State Police of West Virginia d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, also publicly traded as WV STATE POLICE DEPT, also publicly traded as STATE POLICE, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Margaret L. Workman a.k.a. MARGARET L. WORKMAN, foreign agent, purported Chief Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Robin Jean Davis a.k.a. ROBIN JEAN DAVIS, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. COURT ADMINISTRATOR of WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Brent D. Benjamin a.k.a. BRENT D BENJAMIN, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Menis E. Ketchum II a.k.a. MENIS E. KETCHUM II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Allen H. Loughry II a.k.a. ALLEN H. LOUGHRY II, foreign agent, purported Justice West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Rory L. Perry II a.k.a. RORY L. PERRY II, foreign agent, purported Clerk of West Virginia Supreme Court of Appeals d.b.a. WVA STATE OF SUPREME COURT also d.b.a. JUDICIARY COURTS OF THE STATE OF WEST VIRGINIA also d.b.a. WEST VIRGINIA SUPREME CRT APPEAL, a sub-corporation and/or branch of THE SUPREME COURT UNITED STATES OF, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Julie Warren a.k.a. JULIE WARREN, foreign agent, purported Assistant Attorney General of West Virginia d.b.a. ATTORNEY GENERAL WEST VIRGINIA, a private for profit subcontractor providing government services and purporting to



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be lawful government, and other unknown corporate entities and all principals, agents, assight and successors 2015 hereinafter referred to as defendant.

Daniel W. Greear a.k.a. DANIEL W. GREEAR, foreign agent, purported Attorney and purported Chief of Staff or Da. UNKNOWN, private for profit subcontractors providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Joseph Manchin III a.k.a. Joe Manchin a.k.a JOSEPH MANCHIN III a.k.a. JOE MANCHIN, foreign agent, former purported Governor of West Virginia d.b.a. UNKNOWN, presently d.b.a. SENATE, UNITED STATES also d.b.a. US SENATOR also d.b.a. US SENATE SEARGENT AT ARMS also d.b.a. SENATE UNITED STATES, private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

STATE OF WEST VIRGINIA a.k.a. State of West Virginia a.k.a. WEST VIRGINIA a.k.a. West Virginia, foreign agent, foreign person and foreign entity, d.b.a. STATE OF WEST VIRGINIA also d.b.a. State of West Virginia also d.b.a. WEST VIRGINIA also d.b.a. West Virginia, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, any and all creations by, of, through and from, private for profit subcontractors, and persons, providing quasi-governmental services and purporting to be lawful governments, and all other known and unknown corporate, military, ecclesiastical and commercial entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

WEST VIRGINIA STATE BAR LAWYER a.k.a. WEST VIRGINIA STATE BAR, foreign agent, foreign person and foreign entity d.b.a. WEST VIRGINIA STATE BAR also d.b.a WEST VIRGINIA STATE BAR LAWYER, a purported agency of the purported WEST VIRGINIA SUPREME COURT OF APPEALS, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and all other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Joseph Thornton a.k.a JOSEPH THORNTON, foreign agent, d.b.a. OFFICE OF THE CABINET SECRETARY also d.b.a. WEST VIRGINIA DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY, any and all letter variations of the same, and any and all capacities, jurisdictions, law forms, venues and standings, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, hereinafter referred to as defendant.

Any and all media companies, foreign agents and foreign persons, regardless of nature or format of transmission and/or distribution, in operation and/or conducting business on the Sovereign soil of West Virginia in all capacities, jurisdictions, law forms, venues and standings, and all unknown associates, and all principals, agents, assigns and successors, hereinafter referred to as defendant.

We, the Signatories and Plaintiffs, do by the Presents, under full liability and complete transparency, further Amend the Complaint and Demand classified as Case 15-0491. The crimes, charges and violations added, in addition to the originals, are Kidnapping with Arms, Ransom, Treason, Sedition, Insurrection and Misprision of Felony. All are fully supported by all evidence already submitted and the absolute admissions by the defendants' silence. In order to be completely fair the newly discovered and added defendants, formerly classified and identified as UNKNOWN, shall be afforded an additional seven calendar days to attempt to defend their criminality even though notice to principal is notice to agent and notice to agent is notice to principal. At the end of such time the defendants shall be in Permanent Default and Dishonor in commerce, admiralty, equity, in law, at law and otherwise. No further notice of such is needed, required or shall be given.

We, the Signatories and Plaintiffs, do by these Presents, under full liability and complete transparency, attest, declare proclaim and publish that these persons, real-men with hands and legs and creatures of the mind have, and continue to,





commit criminal offenses of all kinds and nature even after having been informed of the same years ago. As such, intent is no longer in question or in doubt. Further, the defendants were for four years afforded any and all opportunities and forgiveness for simple, yet effective, corrections. Furthermore, because remedy for such flagrant, wilful, the ligent, knowing and willing crimes, continuing criminal conduct and aiding and abetting of the same was not contained within the Original Contracts, the Plaintiffs may create and implement one which shall absolutely effectuate any and all necessary corrections and changes. We must have recourse to what is extraordinary when what is ordinary fails. When an ordinary remedy ceases to be of service, recourse must be had to an extraordinary one. Notice of the remedy and any and all actions shall be implemented and effectuated at the time of the Plaintiffs' choosing.

Any omission does not constitute a waiver.

All words, letter combinations and intent shall be as defined, construed and interpreted by the Signatories/Plaintiffs.

A true, accurate and complete copy, facsimile or digital scan is legally and lawfully declared to be an original.

Proceeding in propria persona, sui juris by Divine Visitation and Authority; with all rights, privileges, freedoms, immunities, capacities and standing claimed, reserved, and exercised; without prejudice; without recourse; non-transferable.

By the Autographs and Seals affixed below, under full liability and complete transparency, We,

do Declare, Proclaim, Publish, Aver and Attest that the foregoing is true, accurate and complete, the truth, the whole truth and nothing but the truth to the best of our knowledge and ability, so help us God.

Without Recourse, Without Prejudice

Without Recourse, Without Prejudice

Without Recourse, Without Prejudice

PERFORMING ELEPHANTS
IN 5 CIRCUS RINGS AT ONE TIME

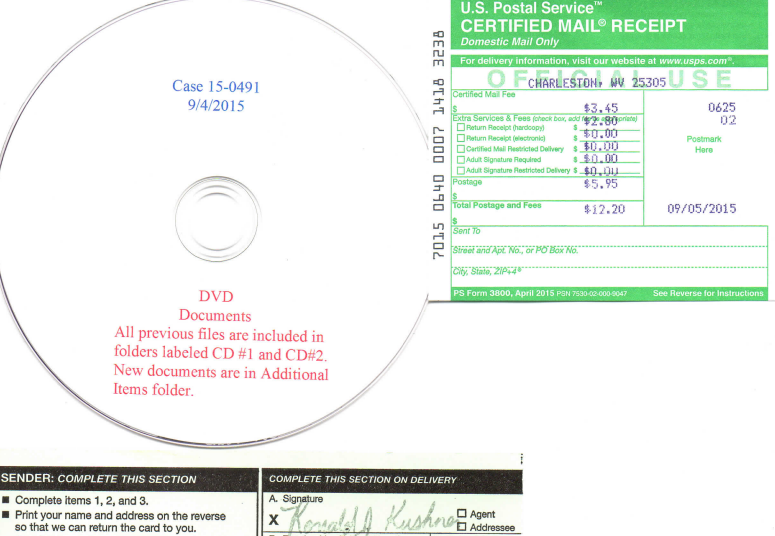


Pi	Lolic The
	Declaration of Service SEP 4 2015
	I, Hully Tuck, do hereby declare, proclaim publish,
	aver, and assert that I, under full liability and complete transparency, on the
	day of September, in the Year of our Lord two thousand fifteen,
	caused to be served in Hand, a true, accurate and complete copy of Amendment to
	Complaint and Demand to Peggy Spradling of the WEST
	VIRGINIA SUPREME COURT OF APPEALS, to be placed in the purported
	public record case file, and further does hereby ORDER copies to be served upon
	all parties, persons and entities under <u>reggy</u> <u>Spradling</u> hand and
	seal immediately, with verification of such mailed to myself, to wit:
	Room E-317, 1900 Kanawha Blvd. East, Charleston, WV 25305
	Blvd. East, Charleston, WV 25305
	I, helly Toulon, do declare, proclaim, publish and aver,
	under full liability and complete transparency, that the foregoing is true, correct and
	complete, the truth, the whole truth and nothing but the truth, to the best of my
	knowledge and ability, so help me God.
	Autographed on theday of September, in the Year of our Lord two
	thousand fifteen
	Without Recourse and Without Prejudice
	without Recourse and without Prejudice
	hilly title and white is
	Without Recourse and Without Prejudice RINGLING BRUNGER SHOW OF THE PROPERTY
	Regions lines Lighter The Land Control of the
	Bar and the second seco









Attach this card to the back of the mailpiece. or on the front if space permits. 1. Article Addressed to: West Vingina Sopreme Court of Appeals State Capital Room 317 1900 Kanawha Blvd. East Charleston, WV 9590 9403 0460 5173 4346 95 7015 0640 0007 1418 3238

PS Form 3811, April 2015 PSN 7530-02-000-9053

B. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: Service Type □ Priority Mail Express®
□ Registered Mail™
□ Registered Mail Restricted Delivery
■ Return Receipt for Merchandise

☐ Adult Signature

Adult Signature Restricted Delivery
Certified Mail®
Certified Mail Restricted Delivery
Collect on Delivery
Collect on Delivery Restricted Delivery

nsured Mail nsured Mail Restricted Delivery (over \$500)

☐ Signature Confirmation™☐ Signature Confirmation Restricted Delivery

Domestic Return R