

In Reference to letter dated February 11, 2019

Dear Persons,

The matter you mistakenly refer to as State of West Virginia ex rel. Phillip Hudok, et al v. Earl Ray Tomblin, et al 15-0491 is in fact a criminal complaint and other on behalf of all men and women sojourning the land of West Virginia, as allegedly Congressionally authorized and approved, not on behalf of the STATE. All power and authority comes from the men and women and He who creates controls. The entire criminal Structure operating and conducting business un/non Constitutionally is currently, and has been, committing Ultra Vires Acts as was shown and proven, and is being shown and proven, on the Public and Creation record. Ultra Vires acts, by a mere operation of law, void the alleged Constitution if it was even valid to begin with, as is being currently addressed.

Yes, there are matters related to that case and others currently active, but they have been transferred to a higher jurisdiction and venue as the impersonators currently masquerading as a Lawful and Legitimate Court have provided more evidence of their criminal actions and conspiracies recently. We appreciate all evidence that you have provided in your recent letter, including the admission that everyone but the actual Plaintiffs can view the record, that the alleged ATTORNEY GENERAL's Staff have given a private party access to confidential communications without explicit permission and that a recent filing was passed by a presently sitting pretender to private parties ex parte. These small admissions on a document signed by Lou Ann S. Cyrus, which by the way is in violation of the Real Id Act regulations at 6 CFR 37.3 Full Legal name, will be utilized in this instant matter that has already been transferred.

Just for your personal knowledge, the case you reference was and is still active as two Plaintiffs never received any notice of any alleged disposition of the urgent matter, a clear and criminal violation of the most basic tenant of Due Process, that being Notice. Actions and processes fail at their first defect.

No one is above the Rule of Law.

I would normally advise you to govern yourself accordingly, but as I see that may not be possible, I will close by imploring you to exercise the need to remain silent.

Any and all documents, papers, writings, digital data, tangible mediums and tangible items made and executed by the Undersigned are hereby restated in their entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation Wide Public Record for all of Creation to rely upon;

Any and all digital data discs and/or other tangible mediums and items, whether filed now or in the future, are hereby restated in their entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

The Undersigned do hereby give present, past and future notice of corrections of any manual and/or automated filing systems and procedures which alter, or attempt to alter, unlawfully or not, our real-man Living Soul Heir and Beneficiary capacities, conditions, characters, status, standings and/or my Lawful Jurisdiction, Venue and Law Form, without limitation, ab initio, nunc pro tunc, in perpetuity, without recourse, without prejudice;

The Undersigned do hereby give present, past and future notifications of corrections of any manual and/or automated filing systems and procedures which alter, or attempt to alter, unlawfully or not, the defendants and/or their status, standings, capacities, characters, conditions in any way, shape, form and/or facet, without limitation, ab initio, nunc pro tunc, in perpetuity, without recourse;

Any omission of any possible issue, matter, right, defense, process and/or procedure, or any other term of art describing, demonstrating and/or utilized to mean the same, is explicitly reserved.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

The Undersigned are not a guarantors, acceptors, accommodating parties, debtors, sureties or any other term of art describing, demonstrating and/or utilized to mean the same, to and/or for anything Creation-Wide, by the explicit notice.

The Undersigned reserve the right to amend, enhance and/or delete from this document and writing at any time and any place the need arises, by explicit reservation.

The Undersigned reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with full finality, by explicit reservation.

The Undersigned do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of our knowledge and ability, so help us Creator.

The Undersigned, under full liability and complete transparency, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this set of documents and tangible mediums are hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of our knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

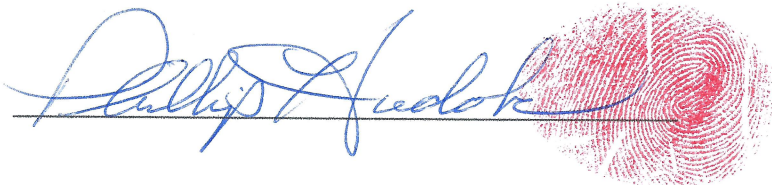
Hereunto we have set our Hands and knowingly, willingly, intelligently and intentionally caused our autographs to become affixed hereto.

Executed in Creation, by, under and pursuant to the Laws of the Creator and the Laws of Creation.

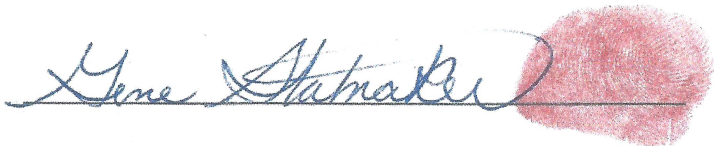
On the fourteenth day of February, in the Year of our Creator two thousand nineteen.

NON-TRANSFERABLE

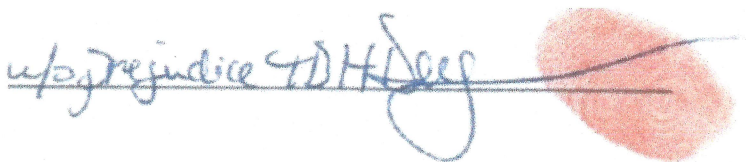
Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.



Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.



Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.



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Reply to Charleston

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Caleb B. David
email: cdavid@shumanlaw.com

February 11, 2019

Edythe Nash Gaiser
Clerk of Court
Supreme Court of Appeals of West Virginia
State Capitol Rm. E-317
1900 Kanawha Blvd., East
Charleston, WV 25305

Re: *State of West Virginia ex rel. Phillip Hudok, et al*
v. Earl Ray Tomblin, et al.
No. 15-0491

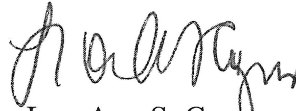
Dear Clerk Gaiser:

We have been retained to represent Justice Margaret L. Workman and former Justices Robin Jean Davis, Brent D. Benjamin, Menis E. Ketchum, II, and Allen H. Loughry, II, in response to a September 27, 2018 letter sent from Phillip Hudok, Petitioner in the above-referenced case, to Anthony Martin, Chief Deputy Attorney General. In Petitioner Hudok's letter, he identified a document he titled an "Amended Complaint," which he claims was filed on September 4, 2015. We have enclosed this document with this letter, as well as, a copy of Mr. Hudok's letter to Mr. Martin.

From our review of the Supreme Court's case file, the Supreme Court refused Petitioners' Writ on August 25, 2015; thus, the case was closed on that date. Because Petitioners have sent a letter to the Attorney General's Office, however, we write to you to request a status of Case No. 15-0491 and to ask whether any issues are currently before the Supreme Court of Appeals of West Virginia relating to Case No. 15-0491.

Thank you for your attention to this matter.

Very truly yours,

A handwritten signature in black ink, appearing to read "Lou Ann S. Cyrus".

Lou Ann S. Cyrus
Caleb B. David

LAC:CBD/dld

cc: Phillip Hudok
Gene Stalnaker
Thomas David House of Deegan
Attorney General Patrick Morrissey

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forward

print

delete

edit as new

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Subject:

Sent:

From:

search mail

To:

Caleb B. David

Lou Ann S. Cyrus

Subject:

Reply to letter dated February 11, 2...

Reply to letter dated February 11, 2...

Sent:

Today 9:16 PM

Today 9:12 PM

From:

hudok@startmail.com

hudok@startmail.com