

In re the:

rex - russell - dean landers.
c/o POB 33 / 05177046
Federal Corr. Institution.
Terre - Haute.
Indiana. 47808 9998

INDIANAPOLIS IN 460

24 JAN 2017 PM 2 L



05177-046

Rudy Davis
PO BOX 2088
Forney, TX 75126
United States

75126-2088



"There is nothing more difficult to carry out, nor more doubtful of success, nor more dangerous to handle, than to initiate a new order of things."
 - Machiavelli: The Prince

"Nothing causes greater fear in the hearts of the wicked, than their knowing the righteous stands miserably before them on the Rock, that Rock which is Jesus Christ - And I do these stand."
 rex-russell-dean: landers 6/9/2005

February 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	God Bless You!					
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	No people can enjoy liberty so long as dictatorial despotism can arbitrarily imprison the people for profit and the protection of the tyrants. rex-russell-dean: landers. TM.			

"What glory? What victory would there be if there were no test of faith? No hand of danger from whence to be delivered?"
 rex-russell-dean: landers. TM.
 28 October 2004

"With no matter what the consequences can NEVER compromise."
 rex-russell-dean: landers. TM.
 17 June 2005

"Sometimes it takes breaking the bone to straighten it."
 rex-russell-dean: landers. TM.
 31 October 2008

by "The Olight" 5 January 2017, Thursday

Dear Rudy & Erin,

Greetings! "Truly goodness and mercy shall follow".

Destiny?

It is certainly a blessing having Dr. Ruchman's study notes as we study the Word. I can't put them down.

"The TRUTH needs no defense;

And a LIE has none."

rex - russell-dean:landers. @m.
16 February 2008

The Trump transition is a stir. The world leaves plenty of room for improvement, doesn't it?

I was listening to 1040 AM, WHO Des Moines, Iowa last night.

Seems Gov. Terry Branstad (BUMBSTEAD) does not want to sign the annual spending "Bill" as it runs a \$100 million dollar deficit. This is big, as Iowa normally runs a "surplus".

Our Daughter Amy, is the Director of a women's shelter in Blackhawk County, the First Judicial Di-

strict of Iowa. That district has not received federal funding due for over 2 1/2 years. That statewide could well be the \$100 million BUMBSTEAD is short.

Multiply Iowa's problem by 50 states and we get a clue! The Titanic is sinking!

Here we have lost the soda fountain; then the kool-aid dispenser; the ice-machine; and all microwaves, etc. No hot water even for coffee, tea or soup. The other day, no shave cream; no salt & pepper; the whole ship is listing. SO BE IT!

Concentration Kamps all across the land are never sustainable. Millions falsely imprisoned for securing \$4 trillions in "prisoner bonds". A wreck in progress! And "NO WORD" on the corrupt media. LIES wading through piles of bodies of We the People. Step aside USSR; NAZI occupied lands; Red China; PolPot — USA is the biggest LIAR of them all.

People do not see it until it touches them. Even my sisters think I'm the criminal — "He must have done something wrong!"

2/ Matthew 24:21, 22

Are we seeing the events leading up to the warning in Matthew 24? The day of reckoning is at hand. Things such as this Guantanamo North (CNM) are symptomatic of how corrupt and out of control this country has become.



unless the terrifying events of cut short, "no living thing could decades has it been possible for be fulfilled.


Our friend shared with me: A quote from Mrs. Billy Graham:


"Surely Almighty God will reel in America for its wrong doings, other-wise He will OWE SODOM and Gomorrah an APOLOGY!"


The morals or lack thereof, of our people, speak loud and clear how far we have strayed from The WORD (Jn 1:1, 14). In my lifetime I can not hardly believe how far our people have drifted from our Lord. At least we can surely agree, there is plenty of room for improvement.

It is our privilege, in His service, to

share with others and pray with certain hope for the hearts of those around us, that we are able to

I just had a nice conversation with our Kansan-Alaskan  I learn truckin' - I share ride-em - brand 'em - herd 'em - and lots more. Compare notes with Dr. BUCKMAN and pray for our wives and our families.

We pray, one day soon, for a grand ole' get-together with you and our fellow workers in the Kingdom! I can't be certain what The Lord is plannin' for us, but there's much testin' and learnin' it must be good. 

Dana's and my  favorite hymn is "Count Your Blessings"! --- "and you will be surprised what the Lord has done!"

So glad to learn letters have been shared. And that the creature will be here. 2 e-mails in today - God bless! With multiple thanks!

We are following in the footsteps of our Lord. We know from His instructions that this is how we learn the way. It is the struggle of the butterfly emerging from its metamorphic home that assures it will be able to fly and share its beauty with all.



Our example, Jesus, shows us by His Light we shall know the way. He has secured our victory.

The Lord ^{is} walkin' with you, walkin' with us all. He it is who knows the way. The WORD in writing reveals all. We are so privileged hav- ing it with us.

Precise details about Jesus' birth, ministry and crucifixion were accurately foretold hundreds, even thousands, of years before He was born.

A movie that has moved me much is "The Hidden Place". The selfless Teabooms a bullwark

example of faith we can all seek to emulate in our walk. Humble, charitable with no guile. Live "The Sermon On The Mount" (Matthew 5-7). Let us serve Him as He

wills.

"How far the pebble shall roll, only He who commands the stream, or the bottom of the sea can tell. My father knows." rex-russell-dean-landers. © TM.

Guten Morgen Meine Freunde!
bei "der Licht" 6 Januar 2017, Freitag
Sprechen Sie Deutsch Meine Freunde? ☺

19 March 2009

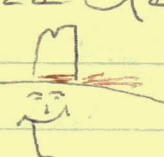
This morning it is quite

cold in southern Indiana - light snow covers the landscape and we certainly know it is January.

News today: Someone took a shot at Queen Elizabeth as she took her morning walk. It would seem someone was sending a message. It does not make sense they would miss. People are not small targets. The Lord is of course in full control. Consider "Job". ☺

Jesus Christ warned that the time of the end were survive." Only in recent this sobering prophecy to.

4 / Thank the Lord for this day — His direction —
His Love and for all great and small.

 Real cowboys know He keeps us in
the saddle and cares for the herd
as well as for us and all, as all is His!
Glory HalleluYah! Numbers 6: 24-27!

The Deceiver has had free reign with
the arm of flesh — legalism has been
used to deceive and ensnare (Proverbs
6: 1-5) The People as surety (assuming
the devil's debts). legal and law are NOT
synonyms! Anti-man's law (legalism) is NOT
Yad He Vah He's (GOD's) Law.

A "trick" used to ensnare "The People" is
to "presume" consent/acceptance/suretyship upon people
and thereby DENY the protection of GOD's Law; thereby
swallowing "The People" up, using (usury) them to pay
tribute (fines/prisoner bonds, etc.) to the Devil and His
Kindred all across the earth. "The trick" — violating
Yad He Vah He's Law leads to "destruction" (Jn 10:10).




"Who has eyes to see?" - Jesus. $\frac{2}{1}$

Some of us have been caught up in the heart of the beast that "The Right" of the TRUTH may come out. "Fair Warning" before the return of our Lord Jesus, the Christ / Yas He Vah He M'enuah. SO BE IT! Let no man deceive you; Isaiah 4: 12-16.

No value in murmuring. Our Heavenly Father is seeing us through the wilderness. His is to lead; ours is to follow. Glory Hallelu Yah! All the wicked do for casting as pebbles on us is crushing hot coals on their heads. They too are in the hands of the Almighty. Itx will be done! in H.F.'s is the perfect order.

Of necessity we come to learn that our critics are generally ill informed. Were it not so they would not criticize in error. Those who are justified become our teachers - The Holy Spirit our true guide. No down side to it, is there?

5/ Here I digress for sharing one event in the course of events that was designed, it appears, for silencing the truth exposing corruption and serving for offering suggestions for more positive conduct of our public affairs for "Setting The People Free".



Having suffered over previous months, 9 December 1994 thru Mid March 1995, with an effort for framing my wife and I in a bogus claim in Colorado I found myself falsely imprisoned in intake in Brooklyn House (the jail) in Brooklyn, New York. 72 hours of Hell. While there, by and through previous arrangements I was able to have phone contact with my wife (Dana) as she was at our home, 215 Coats Road, Four Oaks, North Carolina. (our home & office). The jail was filthy — a large, dark pen with several people inside — several lights not working, floor and benches sticky and one dare not sit nor lay down; the stool standing in the open, no privacy, was plugged, and one dare not use it; there was a phone so I used it periodically to share and keep up dates several hours in, the door opened and a conservatively dressed Jewish man walked in. Shortly he came to where I was standing and we started sharing a small talk conversation. He indicated he was a driver for "The Rabbi" and that the Rabbi was a very powerful guy, which I acknowledged. In a short time

he asked me if I were to purchase a new car would I prefer a Cadillac; a Lincoln... Mercedes, "What would you like Mr. Sanders?" To which I said, "well, I've never had a Mercedes so I guess I would choose a Mercedes." Then he asked, "If someone offered to buy you the Mercedes, would you take it?" To which I answered I probably would but honestly if that were what I wanted I would simply get one, no one would need to give me one. He then asked, "Do you and your wife own your own home?" to which I answered we did not, but that was our choice as we may choose to move and did not want to be tied down to a house. He then asked, "Well, if someone were to give you a home (I had not caught on yet) would you take it?" To which I said, "of course, we could then do whatever with it." He then digressed, "Do you have a vacation home?" And I said, "No." He asked, "If you had one, where would you want it?" I was fickle and quickly answered, "Wilmington, N. Car. on the beach;" then said, "No, Tampa, Florida..." then changed and said, "No, I like skiing, let's put it at Vail, Colorado." He then got very serious and said again, "The Rabbi is a very powerful man." I acknowledged. He addressed me, "Mr. Sanders, How much is it going to take?... as much money as you want, any figure?" Puzzyled, I asked, ~~What~~ "What are you talkin' about?" He then



The time of the end of Satan's reign on earth will be marked by human suffering and man-made and natural catastrophes unparalleled in history.

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terms, conditions, and financial arrangements and authorities, so that it can be ascertained: (1) what contractors have/had the authority to do, or not to do; (2) the amount contractors profited from their business with plaintiffs, and subsequently the amount of equitable and other relief plaintiffs are entitled to; and,

If it is determined, after all the contractual terms and conditions are brought to light, that contractors violated no laws, regulations, rights, or otherwise of plaintiffs, in force in DC, then plaintiffs will stipulate to dismissal of all claims against contractors, but if the documents show contractor did do bad acts alleged by plaintiffs, then plaintiffs request the following relief in kind; and,

h. Order defendant sureties related to OJ contractors to cover damages for injuries sustained by plaintiffs for contractors breach of contract terms and conditions relative to plaintiffs, HJ, aka OJ oversight, care and treatment of plaintiffs; OJ's violation of the Statute Act, which has a maximum fine of \$ 100,000,000, and award plaintiffs \$ 100,000,000 per violation of the anti-trust laws, and additional monetary compensation equal to the profits the principals on the sued bonds made during the unlawful detention of the trusts in the custody of defendants principals for between 5 and 9 years without either plaintiff receiving the equitable compensation they were entitled to; and,

c. Order that OJ contractors violated the following laws, regulations, rules, ordinances, constitutional, and otherwise authorities in force in DC inclusive of, but not limited to: (1) 5 USC 552/552a, by refusing to comply with plaintiffs FOIA/PA requests for years; (2) Privacy Act, for contractors reading, scanning, and otherwise, not giving privacy to legal and other documents mailed by plaintiffs that are protected by the Act of Congress; (3) 5th, 9th, 14th Amendments to the US Constitution, by not protecting plaintiffs rights thereto; as described in detail in the foregoing complaint; (4) and otherwise deprivations perpetrated on plaintiffs by contractors who swore others to protect those rights, contracted to protect those rights, and were obligated to protect those rights; and,

d. Order, due to determinations made by the court in above remedy "c", defendant sureties for contractors, as principal on the insurance bonds, to compensate plaintiffs at a minimum of \$ 10,000 per day for each day each plaintiff spent unlawfully detained in FCI-TIA d-unit and/or any unit otherwise called "H"; and,

e. Order defendant sureties related to OR, Rebel Haxxopol, Alexis Agathocleous, to cover damages of the principals on the bonds for their knowing and intentional fraudulent misrepresentations for profit that injured, and otherwise caused damages to, plaintiffs, and award damages in the amount of \$ 10,000 per day for every day each plaintiff spent detained unlawfully in OJ after principals on bonds were notified that OJ overseers were private contractors who contracted a 336 code form in order to circumvent existing laws, regs., authorities, and obtained a campaign of fear in order to keep getting the public donations for a cause they knowingly were not ethical by, morally, or otherwise truly fighting for; and,

f. Order defendant sureties relating to American Correctional Association(ACA) to immediately enter into an inspection at d-unit, performing all the necessary tests to assure that d-unit passes all ACA/OPA standards of compliance, and admit them to the court; or, provide for the court-certified documents that evidence that the ACA performed then during their June 2016 five minute "walk through" of d-unit than plaintiffs personally, and otherwise, witnessed that the ACA Inspector performed ND TRES; and if the ACA certifies under penalty of perjury that d-unit, not any other area or unit, but FCI-TIA d-unit Terre Haute Indiana, passed all the areas that plaintiffs know, and herein cited, to be deficient then plaintiffs agree to dismiss the claims against the ACA sureties; if the ACA possesses no such proof and is unwilling to perform to the contractual terms and conditions it's obligated to, then plaintiffs request \$ 10,000 per day from the sureties as compensation for their enabling of others to do anything the ACA's "trust" accreditation to him behind and saying plaintiffs claims and injuries are invalid because the ACA accredited the accused plaintiffs constantly complain about, if the ACA acted improperly d-unit would be closed down, hence, requested ACA related damages begin in approximately June 2016; and,

g. Order defendant sureties relative to The James Firm to pay damages previously settled in the amount of \$ 10,000,000 in accord with the underlying documents/contracts associated with said registered obligation, plus interest from the date of registration and subsequent breach of agreement by principal on the bonds The James Firm, or Susan G. James; and/or, Plaintiff MILLER agrees here and now to dismiss the claims against defendant sureties upon agreement for previously assured representations by ms. James, and small stipulation to compensations for all the injuries suffered by plaintiff MILLER, who's been incarcerated for a crime he has proof he not only did not commit, but a crime that's been proven to be nonexistent, because of the breach of contract (notably filing) by filing his 2255(4) late after telling him via letter that the 2255 was filed (March 2006), when in fact it was not actually filed until July 16, 2006. If James had filed it in March when the letter said it would've been timely. The 7-16-07 filing was untimely. Plaintiff was blocked from being released from prison by the APOA's one year timeliness related statutory authority. MILLER is open to settle. He seeks no free ride from defendant sureties, but they must contact their principal and cause honorable action or pay in full in accord with the registered obligation before the Court; and,

h. Order award for plaintiffs' attorney fees, costs; etc.; and,
i. Order such further remedy and relief as this Court deems essential for the ends of justice. Trial by jury demanded; and,
j. All Rights reserved.

True and Attest Affirmed Claim
Date: By: robert-ethan: miller, jr. Principal/Plaintiff
By: rex-russell-dean: landers Principal/Plaintiff
Certified Document

NOTICE: CLAIM, etc. page 21 of 22 miller; landers; etc. All Rights reserved principal(s)

NOTICE: CLAIM, etc. page 22 of 22 miller; landers; etc. All Rights reserved principal(s)

public material

public material

Administrative Procedure Affidavit of Support NOTICE: CLAIM, etc.

NOTICE

By: robert-ethan: miller, jr. rex-russell-dean: landers. in care of: 4200 Wisconsin Road North. Terre Haute, Indiana. [47808]

For: Superior Court For The District of Columbia. cause no. _____

MILLER, ROBERT ETHAN JR. LANDERS, RUSSELL DEAN. Plaintiffs/trusts -against

JOHN DOE(DOE) surety(s) on indemnity bond(s) For: OVERSIGHT CONTRACTORS(PSCF), et al. Defendants.

NOTICE FOR ONE IS NOTICE FOR ALL PUBLIC and/or PRIVATE

county of miller; of Creation. } ss. Affirmed, to wit: county of landers; of Creation. } house of miller. house of landers.

robert-ethan: miller, jr. for the trust, MILLER, ROBERT ETHAN, JR. REG# 48707-019/FBI#892284AA.; rex-russell-dean: landers. for the trust LANDERS, RUSSELL DEAN REG# 05177-046/FBI#886223AA.; specially, herein principal(s), being subject for bearing false witness under the law of the Creator and Ruler of the Universe affirm principal(s) are of age of majority, competent for testifying, and have first hand knowledge, state and declare:

1. Principals come in good faith, PEACE and HONOR, superprotest for dishonor, and for curing any defects along the way; and,
2. Principals here and now accept the Oath of office/contract(s) of indenture of such and every defendant in this action; each and every party in privity with all parties in this action; all terms and conditions incorporated therein by reference, inclusive of all terms and conditions in the action sub-judis; and,
3. Per 77 Stat. 543 as amended [decade § 16-501 Attachment before judgment; affidavit and bond; in conjunction with § 28-3107 et seq. and 28-3108(d)(1)-(3) Remedies of Creditors] for the recovery of:

a. Principals claim for recovery of specific personal property relating to defendant sureties collateral from principals on bonds being sued; and,
b. Principal Miller claims recovery of collateral relating to registered obligation associated with The James Firm, Susan G. James, ASB#79561643, 600 So-

AFFIDAVIT page 1 of 6 miller; landers; etc. All Rights reserved principal(s)

uth McDonough St., Montgomery Al. 36104, or otherwise collateral to cover claims set forth against defendant sureties; and,

c. Principal Miller claims for recovery of debt owed to him by and through the underlying documents/contracts relative to the obligation established under said registered obligation detailed in the NOTICE: CLAIM, etc., paragraph 12, page 11 of 22; and,

d. Principals claim for recovery of damages for the breach of a contract, express or implied, by principals on the defendant surety bonds, for the claimed violations of laws/regulations, constitutional and otherwise rights, in force in the District of Columbia(DC), as those rights, laws, regulations and otherwise, are applicable to principals of the plaintiff trusts; and,

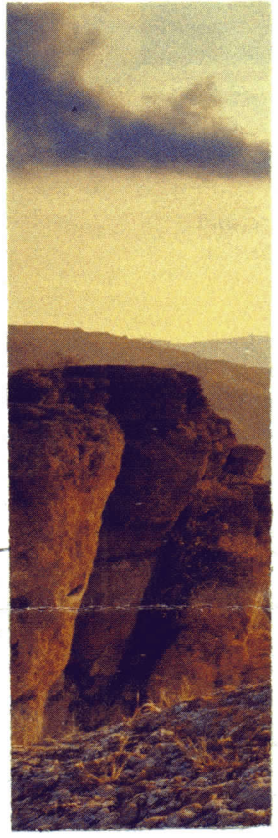
4. Principals claim the following grounds as showings for affirmed claims set forth in accompanying NOTICE: CLAIM, etc.:

a. Plaintiffs, by and through principals; grounds for claims against defendant sureties relating to the following identified principals on the sued bonds are:

- 1. Oversight Contractors [28CFR 513.36 & BOP Program Statement no. 7740.02, re Government Contractors & Oversight of Private-SecureCorrectionalFacilities(PSCF), otherwise euphemistically known as CMU(Communication Management Unit), acted with conflicts of interest [decade]-1462.23] by using their color of authority fraudulently acquired "official" title by and through its contract obligations associated with the Federal Bureau of Prisons(BOP) to cause the unlawful detentions of plaintiffs in CMU for personal profit, and or the profit or financial interests of persons closely affiliated with oversight contractors(OC), by and through numerous violations of laws, regulations, and constitutional authorities, established and in force in DC; and,
2. OC's, by committing fraud, counterfeiting documents, and otherwise violative act/omissions, causing the illegal deprivations and other abuses and injuries suffered, or by plaintiffs, breached their contract with the BOP, as their BOP related contract surety, and otherwise sensibly, requires OC to comply with the U.S. Constitution, laws/regulations in force in DC, breached the terms and conditions of their oath contracts, and of their insurance policy, and other related bonding, which caused the defendant sureties to be liable for the damaging to plaintiffs acts/omissions committed by the offending principals on the sued bonds; and,
3. American Correctional Association(ACA), has/had a contractual obligation by and through the payments they accepted from the BOP to inspect d-unit @ FCI-TIA, Terre Haute, Indiana, by and through BOP Central Office in DC, to ensure that d-unit met the minimum civilized measures of life's necessities, as well as the standardized requirements set forth in the terms and conditions established in the ACA's own regulatory authorities, and instead of c-

AFFIDAVIT page 2 of 6 miller; landers; etc. All Rights reserved principal(s)

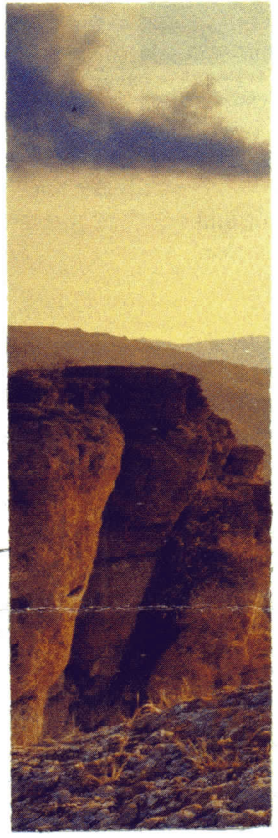
7) became more STERN and spoke: "Mr. Sanders, 5 minutes after I call, one call, we'll walk right out of here, all the bogus charges in Colorado go away; you'll be on your way home in your new Mercedes this afternoon — as much money as you want." "Mr. Sanders! ALL YOU'VE GOT TO DO IS SHUT-UP!!!" Finally, it dawned on me. I was being BRIBED! I calmly answered, "Well, you should call the Rabbi and thank him. That's a very generous offer; but, let him know for me. My God knows who I am; knows my needs and desires; will take care of me as He wills; I WILL NOT BE NEEDING his offer."



The man was not one to take no for an answer. He kept encouraging me to change my mind in numerous ways for the next 24 hours. Finally we were separated and I found myself on the same grungy floor I had been on months before — with orders on the board for me to be moved to 9th floor where that same fellow was to be. I was helped by a nice heavy set black lady who had remembered me from before and the order was changed.

Next morning I called Dana. She answered sharply: "Rex, what is this Jewish guy doing calling me?" I responded, "Dana, I know all about him. I did not give him the number, but they have their ways." I then asked, "I'm curious, what did he say; and, what did you say?" She bounced back, "He started asking me if I wanted houses, cars, jewelry, furs. —" He said all

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29. AMERICAN CORRECTIONAL ASSOCIATION WHILE OPERATING UNDER PRIVATE CONTRACT THROUGH THE...
18 industrial business office @ 706 North Washington Street, Alexandria, Virginia (22314), by
and through a contract with the DOP to inspect FCI-VA D-unit aka GMU where plaintiffs are
indefinitely detained by and through another private contractor for profit, could es-
cape, as a battery of tests to determine if d-unit is fit for human habitation, and passes any/a-
ll ACA/OSHA standardized requirements, insuring that the aka GMU building is up to specs, as
such relates to the following inclusive of, but not limited to: (a) ventilation; (b) food &
water quality; (c) fire safety regulations; (d) asbestos safety regulations; (e) black mold
and otherwise harmful act regulations, and otherwise, and then certifying the building with
appropriate accreditation and/or failing the building if it does not meet the standards ne-
cessary to ensure the health and safety of those forced to live in it. These are the contract-
ual obligations ACA inspectors were obligated to comply with; and,

30. ACA, for the past 8 years, has been repeatedly notified by plaintiffs that d-unit is
not only a previously determined "condemned" building; that d-unit is unsafe, unfit for hu-
man beings, has polluted water, plumbing that leaves others feces in plaintiffs toilets a-
round the clock, has peeling paint, leaky roofs, zero ventilation; is a steamed sauna in the
summer months and an arctic igloo in the winter months; that the horrendous air is filled
with black mold, and other contaminants and is a constant assault on ones/plaintiffs sil-
ves; that plaintiffs are deprived of the minimum measures necessary to live without being
under constant assault from the abusive environment on a 24 hour basis, 7 days a week; and
otherwise, and at no time has ACA even responded to plaintiffs notices, inquiries, requests
for production of public documents, or otherwise, as laws regulations in force in DC re-
quire, but after 8 years of complaints with no response from plaintiffs regarding the
FCI-VA D-unit building, ACA, actually came to d-unit in approx. June 2016 and gave the unit
a 5 minute "walk-through (literally)" inspection, wherein the ACA performed NOT ONE TEST,
yet, the ACA accredited this delapidated unit that in no way shape, nor form, could ever
pass any legitimate ACA inspection. The ACA inspector definitive was paid to provide d-
unit with fraudulent accreditations so that private contractor I.D.'d in the foregoing c-
ould continue to operate the unlawful GMU under color of accreditation. Hence, another he-
nously identified conflict of interest [decree 1-1162.23]; and,

31. The ACA, by accrediting a condemned building that is not safe, healthy, or otherwise
habitable for human beings, has breached their contractual obligations to do otherwise, has
caused years of accruing injuries to the plaintiffs, and damaged them, for which they, and
the sureties on their bonds, are liable for to compensate plaintiffs, via financial and/or
equitable relief. Only the sureties are sued and are attached in their individual capacity,
while operating by and through dc, under laws/regulations in force in dc; and,

32. Accordingly, ACA has tortiously interfered with Plaintiffs' right to competently han-
dle their GMU related contracting, ACA's fraudulent accreditations of the GMU under color
of accreditation enables GMU's tortious and otherwise interference with plaintiffs' economic
advantage as such relates to their trusts/GMU relationship; ACA has aided and abetted
GMU by, in breach of their contract, falsifying the accreditation for profit so that GMU/
GMU could continue violating State and federal laws/regulations that are in force in DC,
where State and federal laws are applicable setting ACA/OSHA standards for ensuring the
health and safety of the GMU living facilities where GMU by and through fraudulent crea-
tion of 324 Transfer Code Referral Forms, their violations of the US and DC transparency
laws, their violations of 5th Privacy Act, as such relates to plaintiffs' protected mail
and otherwise; GMU's violating the 5th and 14th Amendments to the Constitution by depriving
plaintiffs under color of authority of equal protection of law, any semblance of due
process, Sherman Anti-Trust Act protections of trust related impediments regarding equi-

33. CenterForConstitutionalRights(CCR), while operating under obligations relating to a
contract by and through AREF v HOLDER, 1:10-cv-00539, United States District Court, Dis-
trict of Columbia(DC); AREF v LYNN, 2016 US App LEXIS 15293, which obligated CCR, as lead
CCR counsel for AREF V HELPER, Rachel Meepol, and assistant lead counsel, Alexis Agatho-
cleousis to ethically, morally, and responsibly, represent all class certified GMU pris-
oners, and act under the contractual terms and conditions of their bonds as officers of the
Court, and CCR, Ms. Meepol, and Mr. Agathocleousis, not only accepted those terms and
conditions openly and willfully, but held them selves out to herein plaintiffs over an 6+
years period as plaintiffs white knights in shining armor, by keeping plaintiffs updated,
and kept otherwise abreast, of the ongoing CR legal battle with the DOP regarding plain-
tiffs GMU placement that they, CCR, deemed unconstitutional, and criminal to such extent,
and such was told first hand to plaintiffs herein directly from letters both Meepol and
Agathocleousis endorsed. Plaintiffs were caused to believe, by and through CCR, et al.,
course of action/omission/performance, that they too were Aref V Holder class participants,
even though their names were not listed as plaintiffs in Aref because CCR led them to be-
lieve such. Otherwise why send plaintiffs MILLER, LANDERS, years of unsolicited mail and
other communications regarding such; and,

34. CCR, knowing they were contractually obligated to all GMU class certified members (e.g.
plaintiffs included), were obligated to tell the truth about GMU, GMU, and otherwise,
conditions of confinement, as well as the abuses, retaliations, deprivations, and otherwise
bad acts being perpetrated on all GMU inmates (emphasis on plaintiffs), once notified,
and otherwise explained in detail, by affidavits and otherwise, to CCR over a 5-6 year(s)
period, by the herein victimized plaintiffs, as described in detail in the foregoing, in-
cluded herein this paragraph with this reference as if repeated in its entirety. Instead of
performing to its contractual obligations, as the terms and conditions associated with
CCR, et al, bonding, CCR, et al, chose to act in opposition to such and to aid, abet, and
conspire to enable and GMU oversight contractors [17740.02], in a conflict of interests
[decree 1-1162.23], because CCR, et al, wanted to keep receiving the millions of dollars,
and otherwise financial benefits, donated by the public, and keep up the cloned appear-
ance that they were working for plaintiffs, and other GMU prisoners, when they were actu-
ally just disguising the real claims behind confusing to the public legal rhetoric, that
not at any time told the truth about all the civil and criminal abuses plaintiffs & oth-
ers in GMU faced and continue to face. By absolutely refusing to tell the truth about the
abuses, violations of the Constitution, violations of the privacy act, violations of leg-
al mail laws/rights, blocking plaintiffs from legal access to the courts and to the law, fo-
rcing plaintiffs to live in a condemned building under cruel and unusual conditions, cau-
sing plaintiffs to be deprived of adequate food service, recreational, educational, emp-
loyment, and other programming, while leading the donating in the millions public to be-
lieve plaintiffs were in "voluntary, non-cytoplasm" general population, and all plaintiffs
suffered were "limitations" of their communications, CCR, et al, for over 5 years, were
notified by plaintiffs that their representations to the public and the Court in Aref were
misrepresentations. Plaintiffs even provided CCR, et al, with proof that GMU was a private
contractor acting in accord with 28 CFR 513.36 & BOP P7740.02, and/or otherwise, and
once CCR was aware of those truths and still perpetrated the same they knowingly and in-
tentionally committed fraudulent misrepresentations, which made it clear that their intent
was to defraud the public of their millions in donations, which caused plaintiffs herein
to be defrauded as well, and injured because of such fraud, misrepresentation, and un-
der conflict of interest, because if CCR, et al, had told the truth GMU would be ex-
posed, and the abuses and violations of law and the constitution would at the very least
be getting attention instead of increasing, as is the case now, re plaintiffs dire situation.
In light of those ethical and otherwise breaches of contract by CCR, et al, GMU/GMU

Public material

public material

has been enabled to continue operations without even being investigated, and the Court, in
Aref, and public donors who keep pledging millions to CCR for their fraudulently cloaked fi-
ght, and by doing so as principals on the bonds, have made the sureties on the bonds lia-
ble to "cover" any/all CCR, et al, breaches of contract, ethical and otherwise obligations
associated with plaintiffs, Aref v Holder, and other laws/regulations in force in DC. CCR,
et al, knowing that plaintiffs, all similarly situated Aref related GMU prisoners, are being
abused, having crimes, and other civil & constitutional violations, committed against
them, and not at any time revealing such to the public, not stating such in the Court re-
cords, not directly addressing such in plaintiffs' 5+ years of notices to them says it all;
and,

35. Accordingly, CCR, et al., have tortiously interfered with plaintiffs' right to competently
handle their GMU related contracting, CCR, et al., has fraudulently conspired and
aided and abetted aka GMU, et al., thereby enabling them in their private contract scheme
for profit under color of legal representation of the deprived and otherwise interfered with
plaintiffs' economic advantage as such relates to their trusts/GMU relationship; CCR, et al.,
by their breach of fiduciary contractual duties, fraudulent misrepresentations that are in
force in DC, where aka GMU by and through fraudulent creation of 324 Transfer Code Referral
Forms, their violations of the US and DC transparency law, their violations of the Privacy
Act, as such relates to plaintiffs' protected mail and otherwise; GMU's violating the 5th
and 14th Amendments to the Constitution by depriving plaintiffs under color of authority of
equal protection of law, any semblance of due process, Sherman Anti-Trust Act protections
of trust related impediments regarding equitable considerations due and owed plaintiffs for
GMU's unlawful usages of the "trusts" to obtain profits it is not sharing with plaintiffs
GMU aided and abetted by CCR, has violated the 8th Amendment by forcing plaintiffs
to be confined in a condemned building that does not meet the minimum standards required to
maintain human habitation therein; CCR, et al., by and through their now being sued in
their individual legal capacity surety(s) CCR, et al., related bonds, are responsible and
liable for the deprivations and harms rendered upon plaintiffs, and have deliberately and
recklessly disregarded the laws they were obligated to comply with, breached their contract-
ual due performance on behalf of plaintiffs. Such has made the surety(s) on the bonds re-
sponsible to "cover" their insured principal(s) on the bonds only known to plaintiffs as
aka CCR; aka Rachel Meepol; aka Alexis Agathocleousis; and,

36. THE JAMES FIRM aka and/or by and through Susan G. James operating under private con-
tract through principal business office @ THE JAMES FIRM, 600 S. McDonough St., Montgo-
mery, Alabama 36104, James [Alabama State Bar] bond no. 29561645, a bonded/insured officer
of the Court, bonded by and through surety contracts in DC. She represented MILLER trust
Fig. no. 48707-019 in a 28 USCS 2255(a) wherein malpractice, fraud and other misrepresen-
tations resulted in plaintiff MILLER being, though due relief from judgment, unlawfully
detained/invested in GMU. Due to James egregious breach MILLER came to an agreed set-
tlement/paragon of the parties of ten million dollars for the injuries caused by THE JAMES
FIRM [DC BAR 62-146(c) conclusively certifying the matter by and through, Apostille no.
271090, as registered Maryland Secretary of State, under analysis: DECREE 62-146(b), 66
USCS 3121(1)(B)]. Subsequently, James was made aware GMU(GMU) was used by the administra-
tion as an attributable force that could conduct off-the-books GMU/GMU operations, cloaked
in SECRET and layers of sub-contracts. That GMU was at the nexus of the principal orga-
nization's running the GMU campaigns against "terrorism", which morphed into a private pro-
fit cash cow against "non-terrorists" such as plaintiffs. In or approximately June 2013, an
agreement was reached with James that by and through her representation for overcoming the
obstacles in the unlawful GMU and otherwise, plaintiff MILLER would forfeit the ten mil-
lion dollar secured debt against James. Susan promised to aid plaintiff MILLER then in 2015.

she BREACHED that promise; which breach has resulted in plaintiff being continuously viola-
ted by private contractor aka GMU's unlawful transfer and confinement in the deplorable
conditions in GMUs as set forth herein throughout and made a part in the James claims
in this complaint by this reference; James' violations of her fiduciary contracts, result-
ing in aiding and abetting aka GMU, private contractors, et al. in violation of the contracts
and laws in force in DC and the United States establish the record of her bad acts and
omissions depriving plaintiff of due protections of laws of DC, the laws of the United
States and otherwise allowing aka GMU, et al. in their secret combinations to continue the
scheme for profit at the expense of injurers and damages plaintiff MILLER incurs.

37. THE JAMES FIRM/Susan G. James by failure for performing to fiduciary standards has on
contract for legal representation on behalf of plaintiff MILLER, egregious breaches, has
cost plaintiff MILLER years of accruing injuries, damaged and continues to damage him, for
which the surety(s) on their bonds are liable for compensation for MILLER's accrued and/or
continuing to accrue injuries and damages via financial and/or equitable relief. Only their
surety(s) are sued and are attached in their individual capacity, while operating by and
through DC, under laws and regulations in force in DC; and,

38. Accordingly, THE JAMES FIRM; Susan G. James have tortiously interfered with plaintiff
MILLER's right to competently handle his/GMU related contracting; THE JAMES FIRM; Susan G.
James has fraudulently violated fiduciary private contracts due performance for plaintiff
MILLER that has worked for aiding and abetting aka GMU, et al. cloned in secrecy in their
layers of private contracts a complex scheme for profits under color of legal representa-
tion of deprived and otherwise violations of plaintiff MILLER's economic advantage as such
relates to his trusts/GMU relationship; THE JAMES FIRM; Susan G. James, by their breaches
of fiduciary contractual duties, fraudulent misrepresentations and/or array of bad acts as
have allowed aka GMU/GMU to continue violating State and federal laws/regulations that are
in force in DC, where aka GMU by and through fraudulent creation of 324 Transfer Code Re-
ferral Forms, their violations of the US and DC transparency laws, their violations of the
Privacy Act, as such relates to plaintiffs' protected mail and otherwise; GMU's violating
the 5th and 14th Amendments to the Constitution by depriving plaintiffs under color of au-
thority of equal protection of law, any semblance of due process, Sherman Anti-Trust Act
protections of "trust" related impediments regarding equitable considerations due and owed
plaintiffs for GMU's unlawful usages of the trusts to obtain profits it is not sharing with
plaintiffs; GMU aided and abetted by THE JAMES FIRM; Susan G. James' dereliction and willful
breaches, thus, THE JAMES FIRM; Susan G. James, by and through their now being sued in
their individual legal capacity surety(s) THE JAMES FIRM; Susan G. James' related bonds
are responsible and liable for the deprivations and harms rendered upon plaintiffs, and
have deliberately and recklessly disregarded the laws they were obligated to comply with.
Such has made the surety(s) on the bonds responsible to "cover" their insured principal(s)
on the bonds only known to plaintiffs as aka THE JAMES FIRM; Susan G. James; and,

IX. REMEDY SOUGHT

39. WHEREFORE: Plaintiffs request this Court enter order and judgment in favor of Plain-
tiffs and against Defendants, inclusive of but not limited to, the following:

- a. Order defendant sureties covering the GMU Oversight Contractors to turn over to
plaintiffs, for their immediate review, all contracts, documents, records, financial and
otherwise, all documents plaintiffs have requested under FOIA/PA and otherwise over the
last 8+ years, relative to their contracting with the DOP, and their relationship between
the DOP, plaintiffs, FCI-VA, D-Unit aka GMU, oversight business aka GMU, and otherwise

8, I had to do was talk some sense into you, get you to accept, and you'd be home in your new Mercedes and all the bogus charges against you and (me) here (she was being framed in Colorado too) go away." I then asked, "I suspect I know what you said, but what did you say, hon?" She fired back, "I told him to go to ...!"

The story goes on a bit, but you get the picture. They were so against my revealing the whole TRUTH that they tried to "buy-me(us)-off!" Over all the time since, the whole scheme of things has been for silencing the TRUTH. They murdered our son Ryan Dean 7 January 2000, trying to get to us. He is with The Lord. He was 25, to attend University of Iowa School of Law fall of 2000, but Heavenly Father called him home. Praise be YAH UH UAH UH! I encouraged my family to turn to "The Book of Job" the very night my family called to tell me Ryan Dean had gone home to be with The Lord! Matt. 5:10!!!

The reality on America is far different than people "imagine"! There is no "Pony Mason", there is no "Matlock", innocent people are jailed and imprisoned for things that are not, nor ever were crimes. It is all a corporate "racket" for securing (violation of Proverbs 6:1-5) massive credit by selling "prisoner bonds" (exactly like those bonds of any public works project), in effect a taxation scheme worth \$\$ millions, (over time \$\$trillions) and voters do not vote against it. A politicians dream: taxation without voter retaliation. LIES upon LIES. Millions of lives destroyed! ☹️



Change Act of 1933, Trust Indenture Act of 1939, Investment Company Act of 1940, Investment Advisers Act of 1940, as well as the U.S. Bankruptcy Code, and otherwise, not only "LIMIT" the authority of the BOP relating to what lawful, and otherwise commercial, public and private transactions it can or cannot make in regards to MILLER; LANDERS and/or said "trusts" without the expressed or other "voluntary" consent of Robert-Ethan Miller, Jr.; rex-russell-dean landers re the respective "trusts". These "Acts of Congress" and other laws in force in DC, and otherwise, provide for the following protections and rights of principals, as relate re MILLER's and/or LANDERS' contractual relationship with the respective "obligations", inclusive of, but not limited to (a) those incorporated by reference in W16, etc.; (b) enforcement of disclosure requirements in the soliciting of proxies for meetings of securities holders by companies whose securities are "registered" (Cf. BOP Trust Reg. No. 48707-019 and Reg. No. 05177-046) pursuant to sec. 12 of the Securities and Exchange Act of 1934 and other subsidiaries and investment companies; (c) regulation of trading security exchanges; (d) investigations of securities frauds, manipulations, and other violations, and the imposition and enforcement of legal sanctions therefor; (e) supervision of activities of mutual funds and other investment companies; (f) registration, and the regulation of certain activities, of brokers, dealers and investment advisers; (g) administration of statutory standards governing protective and other provisions of trust indentures under which debt securities (Cf. those incorporated by reference in W16, etc.) are sold to the public; (h) protection of the interests of public investors involved in bankruptcy reorganization cases and in bankruptcy cases involving the adjustments of debts of a municipality; (i) administrative sanctions, injunctive remedies, civil money penalties and criminal prosecution. There are also private rights of action for persons injured by violations of said "Acts", and otherwise available/applicable law; and,

18. "The BOP is lawfully limited to what it has the authority for doing or not with MILLER; LANDERS and/or the "trusts" by and through the following statutory and regulatory authorities, inclusive of, but not limited to: (a) 62 Stat. 847 [10 USC 4001] LIMITATIONS ON DETENTION; (b) 62 Stat. 849 [18 USC 4041 and 4042] 62 Stat. 850 [18 USC 4081]; (c) 98 Stat. 2007 [18 USC 3621(b)] and BOP regulatory policy, P55100.08, which is consistent with said statute, which directs the BOP for placement of BOP inmates in "regulated" programming called "Life Connections" by and through a 324 code transfer referral, only, after the inmates "voluntarily" applies, is approved by the institutions chaplain, and then is approved by the CEO thereof, who then and only then effectuates an official BOP 324 Transfer Referral Code Form, which is sent to the DSCC Administrator in Grand Prairie, Texas for execution. The BOP, and otherwise, is limited by law those exact definitive provisions, yet, contrarily, BOP employees in concert with private contractors chose for acting knowingly and intentionally outside, and otherwise, those limitations, in violation of law, and by doing so, injured principals in the process, causing forfeiture of their bonds for their maximum indemnity; and

19. "The laws/codes set forth herein shall conclusively and inarguably establish any/all future courses of performance due, agreement, objection, bargain of the parties, or otherwise as apply; (a) DCCODE SECTIONS: (1) 28:2-201(1); (2) Formal requirements; statute of frauds; (2) 28:1-206 PRESUMPTION; (3) 28:2-104; 28-3110 SUPPLEMENTARY PROVISIONS; (4) 28-3111; (5) 28:1-305 REMEDIES TO BE LIBERALLY ADMINISTERED; 58 Stat. 819 [1-301.01]. Additional powers of Mayor, Council, and Director. Re:1-301.191]. Office of the Deputy Mayor for Public Safety and Justice.];

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act on the employee's financial interests or the financial interests of persons closely related/affiliated with the employee under contract; and,

24. Oversight contractor aka CIU, while unlawfully detaining plaintiffs in a private business entity fraudulently disguised as something official in nature, have orchestrated a complex scheme to deprive plaintiffs of as many lawful, constitutional, and otherwise, rights as possible to ensure that their profiteering objectives are met and do not get exposed inclusive of, but not limited to (1) CIU creating other counterfeit documents appearing to be official in nature, but cannot be because they contradict & conflict with currently existing Acts of Congress, constitutional authority, laws/regulations and otherwise in force in DC, such as CIU's "homemade" BOP policy assigned number P5214.02, which alleges in relevant part that CIU has the authority to read, scan, disseminate, delay, and otherwise tamper with at their convenience, Privacy Act protected mail, documents plaintiffs are mailing to the courts, attorneys, judges, filings plaintiffs must file as of necessity such as financing statements, complaints to law enforcement agencies, and otherwise, and that their fraudulently created P5214.02 supercedes the constitution and existing law by granting CIU legal authority to block any of plaintiffs outgoing mailings, block any/all of plaintiffs contacts with the outside world, and censoring every communication plaintiffs have or may have to ensure their private profiteering schemes stay secret in the name of under color of law policing of terrorism, when at no time has either plaintiff ever been involved, accused, charged, or in any way associated with any terrorism, or those affiliated with. Plaintiffs are simply political buffers used as pawns so CIU can tell the media that aka CIU is "NOT" a terrorism unit; (2) CIU, as CIU oversees, has by color of authority acted/omitted as respondent superior, as such relates to the detention of plaintiffs in the unlawful PSCF aka CIU, and is in receipt of over 8 1/2 years of FOIA/PA, public records, and other requests for transparency, requests from plaintiffs without complying even one time and producing the documents required under transparency laws/regulations in force in DC, so plaintiffs are being forced to perform to a contract by and through CIU oversight that they have not only "NOT" signed to, but one they have been deprived the right to even review the terms and condition of, which obviously deprives them of the required equitable considerations that go with every formation of contract; CIU, by and through other "homemade" policies relating to the plaintiffs extraordinary and atypical "private conditions of confinement," in comparison to the ordinary and typical conditions of the BOP confinement 18 USC § 3621(b), P5100.08, calls for, has deprived plaintiffs of adequate: (a) recreation; (b) job opportunities; (c) educational programming; (d) phone time; (e) email access; (f) contact visitation with family; (g) ties with friends, family, community, almost 100% of familial relationships; food service programming; (h) a healthy living environment; and much more, all done via fraud solely for profit; and,

25. Per Supreme Court precedent in Ex Parte Hull (1941) 312 US 546, 85-L Ed 1034, 61 S.Ct. 823, the court held that: prison authorities have no right to suppress or pass judgment upon legal documents which prisoners (emphasis on plaintiffs) submit to them for filing in the courts; a prison regulation subjecting inmates' legal documents to initial approval by prison authorities before they could be directed to the courts was invalid; whatever allegations are contained in the prisoner's legal documents are questions for the court alone to determine; and then in a later Supreme Court ruling in Cochran v Kansas (1942) 316 US 255, 66 L Ed 1453, 52 S Ct 1069 held that if it were proved that penitentiary officials had enforced prison regulations so as to suppress a prisoner's legal documents there would be no question but that there was a violation of the equal protection clause of the 14th Amendment to the US Constitution. See BOP P5214.02 and the jury and/or Court will see that such violates the 14th Amendment, among other laws/regulations in force in DC, and such fraudulent acts by CIU has injured plaintiffs and severely damaged/ruined them; and,

26. CIU has been repeatedly noticed by plaintiffs of all the herein said/unsaid violations of law injuring plaintiffs and has at no time ever responded. Plaintiffs have been

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(6) 78 Stat. 670 [28-2501] ACTION ON BOND TO THE UNITED STATES-Interest by Private Person; (7) 28 CFR 513.36 and BOP P1351.05 § 513.36 GOVERNMENT CONTRACTORS, WHICH PROVIDES IN RELEVANT PART THAT (a) "no BOP component may contract for the operation of a closed system [see 28 CFR § 20.33 Dissemination of criminal history record information] which is what contractors are doing to plaintiffs] by or on the behalf of the BOP without the express written consent/approval of the Director of the BOP"; (b) "any contract requirements promulgated by the General Services Administration (GSA) shall contain standardized terms and conditions to ensure compliance with the requirements imposed by the Privacy Act 80 Stat. 378 as amended [5 USC §§ 552/552a]; (c) All parties who are principals on the bonds being sold herein are/were obligated to mandatorily act/omit in accord with 28 CFR 513.36, BOP P7740.02, OPI: CFI/PMB#7740.02, Oversight of Private Secure Correctional Facilities (PSCF), Dated: November 21, 2014, Privacy Act, [18 USC § 3621(b) & BOP P5100.08, [5 USC § 3331 decore 1-501 Oaths of Office & those taken by Officers], and otherwise; and,

VII CLAIM (S)

20. Claims shall incorporate by this reference above affirmed paragraphs 1-19 in their entirety as if stated herein word for word; law for law, obligation for obligation, intent for intent, applicability for applicability; and,

21. Plaintiffs were transferred to FCI-TIA D-Unit aka Communications Management Unit (CMU) under color of law/authority by private contractors operating under a fraudulent, and otherwise impersonating, guise as if they were an official U.S. Government Agency, when they knew they were not, by and through their principal business office located at 55 Herdellam Pkwy, Martinsburg, WV [25404], while under contract to oversee a privately operated correctional facility aka CMU, by and through the BOP, with its principal business office in DC; and,

22. Oversight contractor aka Counter Terrorism Unit (CTU) caused this transfer of plaintiffs into CMU under color of authority by feigning to act under 18 USC 3621(b), BOP P5100.08, while actually circumventing such existing statutory and regulatory authorities by creating a "counterfeit," making it appear to be official, P5100.08 324 code referral transfer form to trick the DSCC Administrator, Grand Prairie TX, into presuming the form to be legitimate, which caused the DSCC to effectuate the unlawful transfer of both plaintiffs into CMU, in violation of 18 USC § 3621(b), P5100.08, and otherwise laws/regulations in force in DC, which deprived plaintiffs under color of authority of equal protection under constitutional guarantee, and other protections such as, but not limited to: due process (both procedural and substantive); to not be treated cruelly and punished unreasonably; to not have property or liberty or other rights or value taken and not compensated for; and otherwise. Oversight contractor [BOP P7740.02] of PSCF aka CMU also violated the laws of DC as such relates to fraud, counterfeiting of official U.S. Government documents, and otherwise, to commit conspiratorial acts/omissions against plaintiffs/trusts for the sole purpose of profit, and in doing so injured plaintiffs causing damages that cannot be accurately assessed until the amount of the oversight contractor's profits relating to plaintiffs are brought to life; and,

23. The unlawful usage of the 324 code transfer form by the oversight contractor aka CIU caused plaintiffs to appear to be transferred into an ordinary BOP General Population (GP) unit at FCI-TIA D-Unit @ Terre Haute Indiana, while actually being detained in an area that is 100% totally separate, under a private-privately funded/insured-legal nature and character [P7740.02 Private Secure Correctional Facilities (PSCF) - 28 CFR § 513.36 GOVT CONTRACTORS], which has created a beyond fraudulent scenario as such relates to plaintiffs situation redundantly stated in the foregoing, and has caused a beyond indefeasible conflict of interest [decree 1-1163; 23 D.C. Law 19-124] and through CIU's acts/omissions under color of officiality while under private contract to do "unofficial business" for profit, in a manner that the employee knows has a direct and predictable effect;

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left to suffer, without any available or offered respite or relief, at the hands of CIU, while being forced to live with America's most dangerous and deadly terrorists who spent decades in ADX, the U.S.' maximum, highest in America, security prison in single cells because they are so dangerous, and have security levels, per P5100.08, that are not commensurate, as laws/regulations in force in DC require, with plaintiffs or even the medium / FCI-TIA security level of the institution they are "allegedly" assigned to. These CIU acts endanger everyone in CMU, inmates and staff alike; and,

27. Plaintiff MILLER was attacked by a terrorist affiliated with ISIS on 01/08/15. The radicalized Islamic jihad who attacked MILLER with metal weapon fashioned to be used as a mace to club MILLER to death had previously attacked another elderly white Christian-Catholic male, similar to MILLER except a 18E older, by clubbing him with a weapon, also causing head trauma, to a lesser degree than MILLER's head trauma, as MILLER received many staples to close the head wounds. Both times CIU caused the matter to be concealed as if it were an ordinary fight between two regular guys instead of what it was an Islamic radicalized attack on Christianity. What occurred both times is the attacker was released from segregation right back into CMU, while the victims were left to rot in seg. MILLER for over 9 months, while this ISIS recruit who attacked two Christians with weapons during his QM detention was released into BOP population by CIU so he could recruit more for ISIS and their radicalization of America. The more radicals means the more profit for these CIU contractors; and,

28. MILLER was left unconscious after the ISIS attack on him, and to ensure suppressions and other discoveries MILLER has learned CIU simply placed MILLER right back into the CMU to live with the same terrorists and their Muslim, Islamic radicalized, brothers that ordered the attacks on MILLER. MILLER was forced to lie and tell the Muslims he had seen the light and converted to Islam as to save his own life. MILLER's obviously injured, aggrieved and otherwise had his rights violated by these CIU acts/omissions/concealments, and requires damages and equitable relief therefor;

29. Accordingly, CIU has tortiously interfered with plaintiffs right to competently handle their CIU related contracting, or whatever CIU's doing to them; CIU has tortiously, and otherwise, interfered with plaintiffs economic advantage as such relates to their, the trusts, CMU relationship; CIU is violating State and Federal laws/regulations that are in force in DC, where State and Federal laws are applicable, by and through CIU's fraudulent creation of said 324 code referral document, their violations of the US' transparency laws, their violations of the Privacy Act, as such relates to plaintiffs protected mail and otherwise; CIU's violating the 5th & 14th Amendments to the Constitution by depriving plaintiffs under color of authority of equal protection of law, any semblance of due process, Shweman Act protections of trust related impediments regarding equitable considerations due and owed plaintiffs for CIU's unlawful usages of the trusts to obtain profits acts not showing with plaintiffs; CIU has violated the 8th Amendment by forcing plaintiffs to be housed in a condemned building that does not meet the minimum standards required to maintain human habitation therein; CIU, by and through their now being sued in their individual legal capacity sureties on the PSCF aka CIU related bonds, are responsible and liable for the deprivations and harms rendered upon plaintiffs, and have deliberately and recklessly disregarded the laws they were obligated to comply with. Such has made the sureties on the bonds responsible to "cover" their insured principal on the bonds into know to plaintiffs as aka CIU; and,

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(River Jordan)

I have now entered the 21st year of imprisonment for things that never happened; there were of course NO VICTIMS, and, even if any of ~~it~~ did even happen — NONE of it would even be a crime. A generation earlier no one would even face arrest for any of it, let alone justify 57 years in prison. FRAUD upon FRAUD — CORRUPTION upon CORRUPTION — has resulted in license to steal and to kill. Many people destroyed as political prisoners for revealing the TRUTH. This has become Stalinist style imprisonment and murder of political criticism leveling people.

Millions and their families the REAL victims of REAL crimes perpetrated for protecting the usurious system/the beast.

As I'm writing it is the aftermath of a murderous shooting at the Ft. Lauderdale, Florida International Airport. 5 innocent people dead; 8 wounded. The shooter had apparently come in on an Air-Canada flight — w/ military I.D. — checked gun — and then loaded in a bathroom and came out shooting in the baggage area where he had retrieved his luggage containing his checked gun. — They're not settled his I.D. is genuine, as I write. The world w/out The Word is on a crash course. The world will only be good when the King of Kings returns and rules. Coming to theaters everywhere!

Sin has consequences. People are not taking this into consideration. Smut on TV, in media; the whole array of sin people accept is abomination to The Lord. He is not mocked!

(F) The record is clear: OVERSIGHT CONTRACTORS by and through the acts and/or omissions of parties/respondents herein, those in privacy, etc., have constructively acted for LIMITING Claimant's care, treatment, custody, classifications, transfers, detentions, trusts, funds, or otherwise without having REQUIRED authorization; after over five years of seeking by and through "requests of staff", Freedom of Information Act/Privacy Act requests, which Claimant has been DEPRIVED of due General Population services and opportunities for the health care/ healthy living environment, work and training, recreation, education, or other due conditions for custody inclusive of visitation, telephone, e-mail, mail with family and friends, community, legal assistance, etc. as part of due conditions for rehabilitation for re-entry in society as a productive member of society. NO SUCH RECORD has ever been forthcoming. Failure for showing authority for DEPRIVING principal/AFFIRMS the OVERSIGHT CONTRACTORS, et al., responsible have through bad acts or omissions violated their Oath/ contract(s) which are indemnified for assuring performance for protecting the rights of principal, will full bad acts that constitute voluntary FORFEITURE of parties/respondents' MAXIMUM indemnity; charge against parties/respondents' bond(s)/ surety(s) with prejudice; and,

9. Defendant surety(s) for aka "CIU" are responsible to "cover" the claimed/ set forth injuries/damages claimed by the plaintiffs, principals of the trusts, as the "covered" persons violated laws/regulations in force in dc; and, those violations occurred in dc; and, those violations occurred by and through an agency acting as "custodia legis" of the trusts, while having its principal office in dc, while acting by and through "private", not public, contracts established in dc, where all relative bonding insurances are established and in force under the laws/regulations. The violations there caused the injuries, damages, and otherwise, to plaintiffs, principals of the "trusts"; and, pursuant of the established contract(s) by and between aka CHU oversight contractors, and said custodia legis dc corporate agency aka BOP, defendant contractors under BOP FS 7740.02, section 3, Sentence Computations, possess the authority for amending plaintiffs' obligations (e.g. judgment and commitment; or otherwise) for reflecting any/all due considerations plaintiffs, and/or principals of the trusts, may have earned during their time and performance under their combined 13 years of unlawful aka CHU detention. Defendants are sued in their individual capacity; and,

10. Defendant surety(s) on the bonds [DCCODE 1-301.01(b)(4)] aka accreditors of aka CHU, via [28 CFR 513.36], GSA, or other contract, BOP FS7740.02 (see ACA 2d Ed. Standards for adult correctional institutions, 4-403B; ACA 4th Ed. Standards for adult local detention facilities, 4-ALDF-70-15; and otherwise), have a duty, above and beyond their own contracting obligations relating with BOP 7740.02, as well as other ethical and moral obligations, having entered into/upon public service as "private" actors, have assumed the responsibilities due under above inclusive administrative record Oath of office/employment contracts for protecting rights, properties, equities, privileges, and otherwise, as provided by law, to plaintiffs as are set forth in the terms and conditions of defendants' bonding/coverage, such contractual obligations taken under oath or otherwise agreed, inclusive of obeying the laws, regulations, standardized requirements of plaintiffs' conditions of confinement in FCI-TIA-D - Unit

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public to believe that CHU is an ordinary BOP General Population (GP) unit, where only "communication" is limited, monitored, managed, and/or governed "atypically" when CCR, et al, has been provided years and years of physical evidence showing that heinous violations of human rights are transpiring within the CHUs, done by private contractors with absolutely zero regulatory, statutory, or other authority provided by Congress, and necessary. CCR, et al, has also assisted aka CIU contractors in helping to conceal the fact that plaintiffs are deprived of the minimal requirements for conditions of confinement, are blocked from 99% of "ordinary" BOP programs, and otherwise restricted from "typical/ordinary" recreation, leisure, visits, education; phone, email, work shops, adequate employment, and other mandated programming provided all other 1000 "CIU" inmates at FCI-TIA, but not FCI-TIA GP D-unit aka CHU. These intentional misrepresentations by CCR, et al, occurring in dc, while contracted, representing plaintiffs as CHU class members, while taking public monies to represent those CHU class members, and pretending to do so, has injured plaintiffs / principals of the trusts in dc, and under their bonds policy terms and conditions, making them liable to either perform to their terms of their bonds or compensate, or otherwise make amends to, plaintiffs for harms done. CCR, et al, are sued in their individual capacity; and,

12. Defendant surety(s) on the bonds [1-301.01] for THE JAMES FIRM dba and/or by and through Susan G. James [Alabama State Bar], bond no. 7956J645, a bonded/insured/office of the Court, like all other principals of the bonds being sued herein is bonded by and through dc. Defendant principal on the bonds represented Plaintiff Trust REGNO.48707-019 in a 28 USCS 2255(4) proceeding wherein malpractice, fraud, and other misrepresentations occurred causing said plaintiff to be unlawfully detained inevitably in the CHU. A contractual agreement was reached for settlement of the injuries caused by The James Firm; a bargain of parties via tacit procurement, and otherwise [DCCODE 42-146(c) conclusively establishing the matter certified under, and by and through, Apostille no. 277080, via Maryland secretary of State seal, [see DCCODE 42-146(b), 46 USCS § 31301(1)(B)]. Hence, via expressed contract the James Firm has agreed to specific obligations set forth in the established contractual documentation certified under said Apostille, e.g. treaty, and otherwise private international agreement, per Foreign Judgments Act, 31990 [DCCODE 15-352, etc.], see The Women v Zapata Off-Shore Co., 407 U.S. 1, 17, 92 S.Ct. 1907, 32 L Ed 2d 513 (1972); registered @ www.sos.state.al.us/business/uniform.htm, filing no. 14-0292105, supporting and pertaining to the underlying contractual arrangements stipulated therein [DCCODE 42-146(c)], and otherwise, related to the bonding of the James Firm, and the sureties who contracted to cover the obligations owed by and through such bonding. The James Firm's violative acts/omissions occurred in dc by and through its bonding and relating to the herein identified trusts. Defendants are sued in their individual capacity; and,

V. QUO WARRANTO

13. Plaintiffs and/or principals of the trusts served Notices of Quo Warranto upon defendants by and through their covered agents identified herein, and received no replies or otherwise as the laws in force in district of Columbia require; and,

VI. VERIFIED STATEMENTS BY PLAINTIFFS OF HISTORICAL FACTS

14. On or about October 2, 1998, an outstanding "obligation" was established against MILLER, ROBERT EDWIN JR., TRUST REG NO. 48707-019; FBI NO. 892284KA5 via United States District (USDC), Northern District of Georgia, BOP "commitment" related case# 1:97-cr-496-01-ODE, which subsequently provided the U.S. Federal Bureau

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aka CHU, which defendant accredited as meeting all standardized requirements, when defendant factually never performed such tests knowing aka CHU, D-Unit, would not pass; rules or otherwise applicable for the states, counties, municipalities, etc.; the Constitution for the union of the several United States of America, 1789-1791; Acts of Congress, treaties; etc., inclusive of the BOP, ACA, OSHA, or other policies, standards, regulations defendant ACA contracted in dc under, as the BOP requested, and paid for under private contracting agreement between the ACA and BOP, that the ACA "inspect" FCI-TIA-D-Unit aka CHU, at Terra Haute, Indiana, by and through the BOP's DG principal office, AD, CPD/PBB, in or about June 2016, via performing any/all necessary tests which determine whether or not aka CHU met such ACA accreditation handed down. Such tests are inclusive of, but not limited to, tests for: (a) air quality, airflow, ventilation, etc.; (b) water quality, water pressure, water temperature, etc.; (c) food service, food quality, temperature, variety, nutrition, values, etc.; (d) equal protection of law as such relates to providing all FCI-TIA General Population (GP) inmates (approx. 1050) with the same (equal or alternative) programming opportunities/privileges, living environmental conditions, and otherwise; (e) molds, bacteria, mildew, hygiene, contamination of fecal matter leaks and spillages; adequate living conditions in general; (f) building specs, and otherwise, to ensure defendant ACA is accrediting a building safe for human habitation, as such relates to plaintiffs in/of this instant matter. Defendant surety(s) on the bonds are responsible to "cover" the ACA for any/all fraudulent accreditations for injuries incurred by aggrieved plaintiffs, for violations by the ACA of laws, regulations, etc., in force in dc that caused such injuries. Hence, defendant surety(s) for ACA are sued in their individual capacity; and,

11. Defendants surety(s) on the bonds [DCCODE 1-301(b)(4)] for center for constitutional rights, Rachel Meeropol, Alexis Agathocleous, assume all acts/omissions/liabilities associated with said principals of the bonds, as such relates to Aref v Holder, 1:10-cv-00539; and Aref v Lybch, 2016 U.S.App LEXIS 15230, and their responsibilities relating to the constitutional, moral, ethical, and otherwise representations of any/all similarly situated "CHU" inmates they not only "contracted" to represent, but accepted millions of dollars from U.S. taxpayers for, holding themselves out as "freedom fighters" for, while operating in the dc jurisdiction by and through said U.S. District Court case in dc, as well as operating under sworn oaths of office/employment as "officers" of the Court, which also makes them liable for any breaches of the terms and conditions of those contracts as well. Defendants, et al, were operating under their bonds in dc when their knowing and intentional fraudulent representations were made (for profit), which caused injury to the plaintiffs in dc, caused by the violations of laws/regulations by defendants that are in force in dc, by and through their aiding and abetting of defendant oversight contractors, aka CIU, by covering up the fact that CHU/CIU are private contractors, not official U.S. Government actors/agents, as CCR, et al, has perpetuated, and otherwise, to the American taxpaying public for over 6 years, when plaintiffs have provided CCR with evidence to the contrary only to be ignored. CCR undertook contractual obligations relating to a class action against CHU contracting oversight, and/or whomever is responsible for the unlawful detention of CHU "certified class members" in the CHUs. Plaintiffs "qualify" in that regard. Instead of telling the truths, re CHU/CIU, etc., CCR, et al, intentionally conspired to conceal the truth, and such concealments have violated the laws/regulations in force in dc, and otherwise, to the demise and detriment of plaintiffs, and allowed an absolutely criminal enterprise for private profit to continue to run, abuse and injure both plaintiffs, and steal money from honest taxpayers who believe they are donating to a noble cause when their money is being taken by CCR, et al, in a sham to induce the American p-

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of Prisons (BOP) authority, pursuant of 98 Stat. 2007, [18 USC 3621(b), BOP Program Statement 5100.08, INMATE SECURITY DESIGNATION & CUSTODY CLASSIFICATION, [TO ACT IN ACCORD] with existing laws/regulations; "the law" in force in the district (dc), as well as upon the BOP, or otherwise, only possessing the legal authority for acting within the specified terms and conditions set forth derivatively, or otherwise associated, in the particularly defined "bonded obligations" established against the "trust", a.i. MILLER. (See: 31 CFR PART 225-ACCEPTANCE OF BONDS SECURED BY GOVERNMENT OBLIGATIONS IN LIEU OF BONDS WITH SURETIES, or otherwise); Definition: Bond means "an executed instrument, which guarantees the fulfillment of an obligation to the United States and sets forth the terms, conditions, and stipulations of the "obligations". [DCCODE sections 1-308.05 through 1-308.08, 1-301.01(b)(4) & (b)(5), D.C.LAW 15-293, and otherwise].

15. On and or after August 27, 1997, outstanding obligations were established against LANDERS, RUSSELL DEAN, TRUST REG NO. 05177-046; FBI NO. 886232AA via United States District Court, Eastern District of North Carolina; then, United States District Court, District of Montana; then, United States District Court, Western District of Oklahoma, BOP "commitment" related cases# 5:96-cr-00034-WEB; 1:95-cr-00117-JCC; 1:07-cr-00154-TDD, which subsequently provided the U.S. Federal Bureau of Prisons (BOP) authority, pursuant of 98 Stat. 2007, [18 USC 3621(b), BOP Program Statement 5100.08, INMATE SECURITY DESIGNATION & CUSTODY CLASSIFICATION, [TO ACT IN ACCORD] with existing laws/regulations; "the law" in force in the district (dc), as well as upon the BOP, or otherwise, only possessing the legal authority for acting within the specified terms and conditions set forth derivatively, or otherwise associated, in the particularly defined "bonded obligations" established against the "trust", a.i. LANDERS. (See: 31 CFR PART 225-ACCEPTANCE OF BONDS SECURED BY GOVERNMENT OBLIGATIONS IN LIEU OF BONDS WITH SURETIES, or otherwise); Definition: Bond means "an executed instrument, which guarantees the fulfillment of an obligation to the United States and sets forth the terms, conditions, and stipulations of the "obligations". [DCCODE sections 1-308.05 through 1-308.08, 1-301.01(b)(4) & (b)(5), D.C.LAW 15-293, and otherwise].

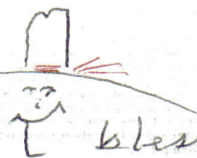
16. Subsequent of terms and conditions set forth in 14 and 15 above in the cases set forth therein re "trusts" MILLER and LANDERS respectively under "commitment" as described herein above [14 & 15] "debt service commitment", a guarantee by the United States in accord with [DCCODE 1-308.07(a)-(d), 1-623.31 SUBROGATIONS OF THE DISTRICT OF COLUMBIA] D.C.LAW 2-139; [6-210 TERMS FOR SALE OF OBLIGATIONS, AND OTHERWISE] related "mutual fund" was opened at Fidelity Investments, 82 Devonshire Street, Boston, MA 02109, under Fidelity Symbol See at: http://activequote.fidelity.com/mnet/SymLookup.html?QUOTE TYPE=acCodeX30MS, Search for: Mutual Fund, Search Value for each case numbered herein above e.g. 197cr49601ode (re MILLER) and those representative of LANDERS made a part herein complete as if represented in every detail within this text, thus related as "obligations" herein; and,

VII. INVOKING CHOICE OF LAW PROVISIONS


17. Applied herein: The Sherman Act 26 Stat. 209[15 USCS 1, et seq.], TRUSTS, ETC. IN RESTRAINT OF TRADE ILLEGALLY cites in relevant part that "every contract combination in the form of a trust, or otherwise, or conspiracy, in restraint of trade of commerce among the several states, . . . is hereby declared to be illegal. Every person who shall make any contract, or engage in any combination, or conspiracy hereby declared illegal shall be deemed guilty of a felony and shall be punished by fine not exceeding \$100,000, or if a corporation, or, if any other person \$1,000,000, or by imprisonment not exceeding 10 years, or the securities and Exc-

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We have an endless need for prayer; for standing strong in our faith and trust in The Word (Jn 1:1, 14).
One God; only One Hope!

As I write here I am  blessed with study in Dr. Ruckman's commentary footnotes and Appendixes. A rich blessing with many thanks. I started my studies with KJV in 1957 at 7 years of age. It is everything it says it is, and far more. The God will share that later, as He wills.

bei "der Licht" 7 Januar 2017, Samstag

This Saturday morning in southern Indiana is a bit cool. I live in my 1 1/2 x 11 (almost) irregular room, my bedroom; bathroom and office it is warm - Thank God!
I went out for aged pastries and oatmeal with my friend Gounie and others. Am rested and refreshed.
Thanks to our Redeemer, I've never had any problem sleeping. "Let your heart not be troubled" of course not, "He is with us always." No PTSD for those whose trust is in Yeh He Veh He. 

All the tripe about Russia (God) is another distraction for evoking false or distracting fears in the common herd. 2017, should prove very intriguing. Factions of evil colliding with good. The "false god/the system" will never serve, nor protect, nor provide for anyone. The Rock never wavering.

III MANDATORY NOTICE

5. Plaintiffs respectfully request the Honorable Court for taking mandatory judicial notice for the following evidentiary administrative records for which plaintiffs have seen no evidence in controversy, all being affirmed, APPEAR, by lack of controversy [DCCODE 28:1-206 PRESUMPTION], all being affirmed, APPEAR, by lack of controversy [28:1-206], FINAL, via tacit procurement, nihil dicit, Statute of Frauds [DCCODE 28:2-201(2)], and/or otherwise [DCCODE 28-3186, 28-3111, 28-3110, 28-3107] as the laws relating to principles of equity, law merchant, laches, estoppel, "bargain of the parties," and otherwise as relate for this instant action by the principals/plaintiffs, as such relates for due considerations in equity, injuries, damages, or otherwise owed plaintiffs for defendants violative, of laws/regulations in force in DC, acts/omissions which caused harm unto plaintiffs, for failing for protecting the rights, and properties (e.g. trusts, estates, or otherwise), of plaintiffs for which defendants swore oaths for specific performance, agreed for specific terms and conditions contractually for that performance, and for which the following listed/unlisted laws shall evidence, as such terms and conditions are incorporated therein, produced by plaintiffs and entered into this Honorable Court's record under the appropriate rule of evidence for doing so, inclusive of: (a) 62 Stat. 684 as amended; (b) 62 Stat. 696 as amended; (c) 62 Stat. 740 as amended; (d) 62 Stat. 749 as amended; (e) 114 Stat. 1487 as amended; (f) 62 Stat. 803 as amended; (g) 108 Stat. 463 as amended; (h) 62 Stat. 770 as amended; (i) 96 Stat. 1249/1250 as amended; (j) 96 Stat. 753 as amended; (k) 62 Stat. 778 as amended; (l) 62 Stat. 784 as amended; (m) all unlawfully withheld/concealed contracts relative for defendants' relationship with each other inclusive of plaintiffs, principals of the trusts, aka CIU, aka OBI, BOP, Aref v Holder/Lynch, [BOP PS7740.01, 28 CFR 513.36, FCI-TIA-D-Unit/Jard Overseas aka CIU], INCLUSIVE of any/all financial records, who gets paid, what payment is for, which will expose the beyond measure conflicts of interests, and as otherwise is necessary in the name of justice and equity, as such favors the evidence, and the moving plaintiffs/principals of the trusts; (n) and others as appear, via future discovery, order, or otherwise, in the administrative records, etc.; and,

IV PARTIES

6. Plaintiff, MILLER, ROBERT ETHAN, JR., "trust", REG. NO. 48707-019, FBI NO. 892284A5, Fidelity Investments FUND:197, CUSIP:315918672, [CUSIP is the DUN and BRADSTREET(DUNS)ACCOUNT NUMBER (9 DIGIT ASSIGNED #), DATA UNIVERSAL NUMBERING SYSTEM, 48 CFR §52.204.6, AT DUN and BRADSTREET, INC., UNIQUE BUSINESS ENTRY AS PRESCRIBED IN 48 CFR §4.607(b), AT 1-866-705-5711, http://fedgov.dnb.com/webform IF IN UNITED STATES; OR INTERNATIONALLY, DERIVATIVE RELATED TO COMMITMENT NUMBER 1:97-cr-496-07-ODE] SYMBOL: FABTX, Search Value:197cr49607ode, by "special appearance" robert-ethan-miller, jr., principal, sui juris, is a private contract "commitment", performing to "obligations" owing to entitlement holders of the bonds relating for the above identified "trust", by and through the BOP's principal office in the district of Columbia. Plaintiff vociferously contends that its only objective is for fulfilling the specific terms and conditions of the

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obligations owed to any due holder of entitlement, but objects to being involuntarily forced for performing terms and conditions not agreed to be established nor evidenced within the lawfully existing terms and conditions of the obligations. Plaintiff, for over 5 years, has submitted requests for production of records, specifically related under "contract" with the trust, plaintiff, principal, for the defendants, [BOP PS7740.02, 28CFR 513.36] based upon BOP's contracted relationship with private contracted defendants ACA and aka CIU, in Virginia and West Virginia respectively, and even though the laws 5 USCS 552/552a, DCCODE § 2-532, §253, and otherwise require response within 15 days, plaintiff has received no response in over 1,900 days, which establishes and evidences violations of law/regulations in force in DC, breaches of Oath/contract(s), all occurring within DC, causing aggrieved plaintiff injuries and damages due remedy and relief; and,

7. Plaintiff LANDERS, NUSSELL DEAN, "trust", REG. NO. 05177-046, FBI NO. 8862 32K44, Fidelity Investments FUND: , CUSIP: , [CUSIP is the DUN and BRADSTREET(DUNS)ACCOUNT NUMBER (9 DIGIT ASSIGNED #), DATA UNIVERSAL NUMBERING SYSTEM, 48 CFR §52.204.6, AT DUN and BRADSTREET, INC., UNIQUE BUSINESS ENTRY AS PRESCRIBED IN 48 CFR §4.607(b), AT 1-866-705-5711, http://fedgov.dnb.com/webform IF IN UNITED STATES; OR INTERNATIONALLY, DERIVATIVE RELATED TO COMMITMENT NUMBER:197cr49607ode, by "special appearance" russell-dean-landers, principal, sui juris, is in a contract "commitment" performing "obligations" owing for entitlement holders of the bonds in relation for identified "trust", by and through the BOP's principal office in the district of Columbia. Plaintiff vociferously contends that its only objective is for fully performing the specific contractual terms and conditions of any/all obligations due and owing for any legitimate entitlement holder relating thereof, but objects for being involuntarily forced for performing for terms and conditions not agreed nor established nor evidenced within the lawfully existing terms and conditions of the obligations; as with other similarly situated plaintiff, well over 8 years of lawfully requested inquiries have been presented to defendants, and agencies in contract with defendants, with no meaningful response; all have demonstrated the "bad faith" appearance of conspiring for unjust enrichment far outside and in substantial excess above that owed by either plaintiff without either plaintiffs consent, and without for either plaintiff in receipt of any due equitable consideration, and without any contract or otherwise authority being provided either plaintiff for review; disclosure or acceptance in violation of the laws in force in DC; which violations have injured, and continue for injuring and damaging plaintiff, as well as the other, causing injuries and damages within the district; and,

8. Defendant surety(s) on the bonds 58 Stat. 611, et seq., as amended [DCCODE 1-301.01(b)(4)] JOHN DOE Oversight Contractor, via [28 CFR 513.36], by and through General Services Administration (GSA) in DC, [BOP Program Statement (PS) 7740.02] oversight of PSFC (herein before and after in totality "PS7740.02") have a duty, above and beyond their contractual obligations relating, by and through [PS7740.02] PSFC, having entered into/upon public service as "private" actors have assumed the responsibilities due under above inclusive administrative record Oath of office/contract(s) of employment for protecting rights, property rights, equity rights, privileges, and as otherwise provided by law, obo plaintiffs as are set forth in the terms and conditions of defendants' bonding / coverage contractual obligations agreed/accepted under Oath/contract(s) or other-

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where agreed/accepted, inclusive of obeying the laws/regulations, in force in DC; laws, regulations, rules, or otherwise applicable for states, counties, municipalities, etc.; the Constitution for the union of several united states of America, 1789-1791; Acts of Congress, treaties; etc., inclusive of BOP policies [PS7740.01, PS5100.08, 18 USCS 3621(b)], which governs BOP [PS5100.08] Inmate Security Designation and Custody Classification; [18 USCS § 4001, 4041, 4042, 4081, 1001, 241, 242; 5 USCS 555/555a; DCCODE 28 CFR 513.36] Government Contractors; 26 Stat. 209 as amended [15 USCS §1, et seq.] Anti-Trust Act, and otherwise, and have assumed the responsibilities due under JOHN/JANE DOE Oath of office/contract(s), which set for specifically required terms and conditions, stated herein in relevant part, as follows: (a) [DCCODE 1-501] OATH TO BE TAKEN BY OFFICERS OF THE DISTRICT OF COLUMBIA (DC). All civil officers in DC shall, before they act as such, respectively take and subscribe an oath or affirmation to support the Constitution of the United States, and faithfully to discharge the duties of their respective offices; and an oath of affirmation provided for by this section shall be taken and subscribed, certified, and recorded, in such manner and form as may be prescribed by law. History. (R.S., D.C. 85; June 20, 1874, 18 Stat. 116, ch. 337, sec. 2; June 11, 1878, 20 Stat. 103, ch. sec. 2.)

(b) [DCCODE 1-604.08] OATH OF OFFICE TAKEN BY OFFICERS OF DC. Each personnel authority of an agency of the district shall designate a person to administer the oath of office to each employee of that agency. The oath shall be as follows: "(employee name) do solemnly swear (or affirm) that I will faithfully execute the laws of the United States of America and DC, and will, to the best of my ability, preserve, protect and defend the Constitution of the United States, and will faithfully discharge the duties of the office on which I am about to enter." History. (Mar. 3, 1979, D.C. Law 2-139, sup. 408, 25 DCR 5740; Apr. 30, 1988, D.C. Law 7-104, sec. 36(a), 35 DCR147.)

(c) [5 USCS 3331] OATH OF OFFICE. An individual, except the President, elected or appointed to an office of honor or profit in the civil service or uniformed services, shall take the following oath: "I, name of civil servant, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God." This section does not affect other oaths required by law. (Sept. 6, 1966, P.L. 89-554, sec. 1, 80 Stat. 424.)

(d) [28 CFR 513.36 & BOP PS1351.05, sec. 513.36, subsec. b.] Any contract which is approved shall contain the standard contract "requirements" promulgated by the General Services Administration (GSA) to ensure compliance with the requirements imposed by the Privacy Act [5 USCS 552/552a]. The contracting component shall have the responsibility to ensure that the contractor complies with the contract requirements to privacy.

(e) OVERSIGHT CONTRACTORS [28 CFR 513.36; BOP PS1351.05, sec. 513.36; and, BOP PS7740.02 ("PSFC"), subsec. 1.] Privately-Operated Secure Adult Correctional Facility(s), by given lawful authority by Congress and DC lawmakers to 100% comply with the United States of America's Constitutional, and otherwise lawful authorities, "obligations" and responsibilities in

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force in DC, as such relates for Federal inmate MILLER, ROBERT ETHAN JR., REG. TRUST NO. 48707-019, Fidelity Advice Leveraged Company, Stock Class: B Fund: 197, CUSIP: 315918672, [CUSIP is the DUN and BRADSTREET(DUNS)ACCOUNT NUMBER (9 DIGIT ASSIGNED #), DATA UNIVERSAL NUMBERING SYSTEM, 48 CFR §52.204.6, AT DUN and BRADSTREET, INC., UNIQUE BUSINESS ENTRY AS PRESCRIBED IN 48 CFR §4.607(b), AT 1-866-705-5711, http://fedgov.dnb.com/webform IF IN UNITED STATES; OR INTERNATIONALLY, DERIVATIVE RELATED TO COMMITMENT NUMBER: 197-cr-48601-ODE] Symbol: FABTX, Search Value: 197cr48601ode, and otherwise relevantly and derivatively related, inclusive of, but not exclusively limited to: (1) 62 Stat. 847 as amended [18 USCS 4001] oversight of PSFC (herein before and after in totality "PS7740.02") have a duty, above and beyond their contractual obligations relating, by and through [PS7740.02] PSFC, having entered into/upon public service as "private" actors have assumed the responsibilities due under above inclusive administrative record Oath of office/contract(s) of employment for protecting rights, property rights, equity rights, privileges, and as otherwise provided by law, obo plaintiffs as are set forth in the terms and conditions of defendants' bonding / coverage contractual obligations agreed/accepted under Oath/contract(s) or other-

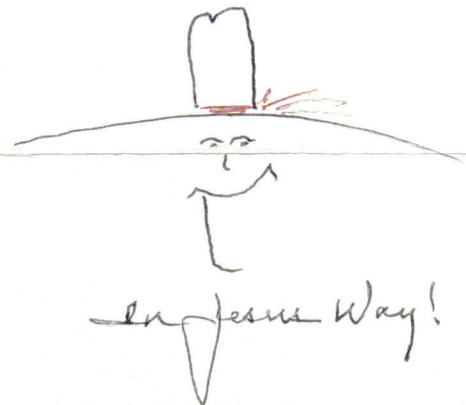
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
No accidents. All that the wicked intend for evil will, without exception, be for good for those who love the Lord. We are sure in the Lord's hand, Psalm 138:7, no matter what. Like the potter's clay, we are being shaped for our Lord's perfect day.

I pray as we share we are strengthened in our walk with Him, Jesus, who first loved us. Looking with firm faith today; and toward the New Heaven and the New Earth tomorrow (II Peter 3:13).

The Lord is blessing; and,
is keeping;

with love;
courage; and,
thanksgiving,
rev - russell - dean



A165 non-domestic post office mail matter, 9 sheets; post-paid
mailed: Monday, 9 January 2016. Post. Fed. Mailed by: 

PLATES 51, et seq. re: robert-ethan: miller, jr. by affidavit: AFFIRMED
Shannon Act violations re: russell-dean: landers.
by and through: MILLER, ROBERT ETHAN, JR. REG#48707-019/FBI#8922846A5, "trust" for Principal.
LANDERS, RUSSELL DEAN REG#05177-046/FBI#886232X44, "trust" for Principal.
in case of: 4200 Wyandott Road, North, Terre Haute, Indiana. [47828] -S.M. JUDGE: P.C. (Principal)

ERALLY (MSTED) and otherwise as laws/regulations in force in the District of Columbia (DC) provide; and;
CLAIM FOR TRIAL BY JURY.
robert-ethan: miller, jr. on behalf of (obo) the trust reg.#48707-019, fbi #8922846A5 aka MILLER, ROBERT ETHAN JR., Fidelity Investments Fmd: 197, CUSTID: 315918677, Symbol: FABIY; Search Value: 197cc49610be, and/or as otherwise derivatively relates thereto herein identified Federal Deposit Insurance Corporation (FDIC) related trust being operated in the district by and through 26 Stat. 209 as amended [15 USC 1, et seq.] Securities and Exchange Act, Trust Indentures Act, etc. (hereinafter "trust"); re: russell-dean: landers, obo the trust reg.#05177-046, fbi#886232X44 aka LANDERS, RUSSELL DEAN, Fidelity Investments Fund: CUSIP: Symbol: Search Value: 195cc0117fce, 596cc00034web, 107 cc00154tdt the herein identified Federal Deposit Insurance Corporation (FDIC) related trust, being operated in the District of Columbia under 26 Stat. 209 [15 USC 1, et seq.] Securities and Exchange Act, Trust Indentures Act, etc. (hereinafter "trust"); specially, herein certifying under penalty of perjury 90 Stat. 732 as amended [28 USC 1746], herein principals of "trusts" and this action, being subject for bearing false witness under the laws of the Creator and Ruler of the Universe affirms principals are of age of majority, competent for testifying, and having firsthand knowledge of the facts, state and further declare:

Re: BREACH OF CONTRACT; FRAUD; CONVERSION; PRIVACY DELICTS; etc.
AGAINST AGGRIEVED: MILLER, ROBERT ETHAN, JR., LANDERS, RUSSELL DEAN, as Plaintiffs/trusts.
-against-

1. robert-ethan: miller, jr. (cmj) and re: russell-dean: landers (rdly), aggrieved (herein re: rdly) or plaintiffs, affirm in good faith, PEACE and HONOR, subpoena protest for dishonor, for curing any/all defects along the way for the purpose of restoring honor and justice for all; and,
2. Plaintiffs ACCEPT the Oath of office/contract(s) of all officers, agents, privities, and/or otherwise of those relating parties' indemnity bonds, surety(s) accruing faithful performance in accord with the terms and conditions of such bonds, Oaths/contract(s), or as otherwise relates inclusive of, but not limited to, the Constitution for the union of the several United States of America, 1789-1791, Acts of Congress, treaties incorporated therein by reference inclusive of Statutes; regulations; rules; and/or as is otherwise bearing and in force as an authority in the district of Columbia (dc), and,
I. JURISDICTION

DOE (DOE) surety(s) on indemnity bond(s) 58 Stat 611, et seq, as amended [DCODE 1-301.01(b)(4)].
PRIVATE SECURE CORRECTIONAL FACILITIES (PSCF) [BOP PS7740.02; 28 CFR 513.36] aka: Counter Terrorism Unit (CTU).
Principal office at: 55 Meridian Plow, Martinsburg WV 25404; as principal (PSCF) defendant.
Contracting through: FEDERAL BUREAU OF PRISONS (FBP), Asst. Director (AD), Correctional Programs Division (CPD), Privatization Management Branch (PMB) aka: contract/nt account overseer of aka "CNU/CIU/PSCF" operations, via [28 CFR 513.36; BOP Program Statement(s) nos. 1351.05 § 513.36, 7740.02, OPI: CPD/PMB#7740.02 Date: November 21, 2014 OVERSIGHT OF PRIVATE SECURE CORRECTIONAL FACILITIES (PSCF): PURPOSE & SCOPE: To establish the authority and responsibilities involved in the oversight of privately operated secure adult correctional facilities (PSCF) aka: Communication Management Unit(s) (CMU(s)) under contract to the BOP via privately contracted oversight aka CIU; a. SUMMARY CHANGE: Policy rescinded 7740.01 PRIVATE SECTION SECURE FACILITIES. The oversight of PSCF "contracts" is now under PMB/CPD. This change transfers decision-making authority for all matters relating to PSCF "contracts" from the BOP Regional Director to defendant's contracting component/Liaison: Central Office, BOP, AD, CPD/PMB [PS7740.02] at: 320 First Street, NW, Washington, DC 20534. Defendant's Respondent Superior.
and: DOE surety(s) on the bonds 58 Stat 611, et seq, as amended [1-301.01(b)(4)] for the aka: ACA. by and through: private contract for accreditation: BOP, Central Office, AD, CPD/PMB [PS7740.02]. Principal office @: AMERICAN CORRECTIONAL ASSOCIATION (ACA), 206 N. Washington St., Alexandria, VA 22314. ACA is in suite 200.
and: DOE surety(s) on the bond(s) 58 Stat, et seq, as amended [1-301.01(b)(4)] for (1) aka: OCR/center for constitutional rights; (2) Rachel Meeropol; (3) Alexis Agathocleous; dba CCR agents. Principal office @: Center for Constitutional Rights, 666 Broadway, 7th Fl., NY, NY, 10012. defendant.
and: DOE surety(s) on the bond(s) 58 Stat 611, et seq, as amended [1-301.01(b)(4)] for The James Firm Principal office @: THE JAMES FIRM, 600 S. McDonough St., Montgomery, AL, 36104. defendant.
County of Miller; of Creation. } ss. Affirmed, to wit:
County of Landers; of Creation. }
house of Miller.
house of Landers.
robert-ethan: miller, jr. for the trust, MILLER, ROBERT ETHAN, JR. REG# 48707-019/FBI#8922846A5, re: russell-dean: landers for the trust, LANDERS, RUSSELL DEAN REG# 05177-046/FBI#886232X44; others similarly situated, specially, herein principals, being subject for bearing false witness under the law of the Creator and Ruler of the Universe affirm (principal(s)) are of age of majority, competent for testifying, and have firsthand knowledge, state and declare:
NOTICE FOR ONE IS NOTICE FOR ALL PUBLIC & PRIVATE
NOTICE: CLAIM FOR INJUNCTIVE RELIEF; REMEDY FOR DAMAGES; REMEDY FOR INJURIES; and otherwise, in pursuant with: D.C. Law 11-83 [DCODE 28-3107 RIGHTS/REMEDIES OF A CREDITOR]; D.C. Law 11-83 [DCODE 28-3108(d)(1)-(3)]; 86 Stat. 678 [DCODE 28-3816] MAT LAW GOVERNS; [DCODE 28-3110] SUPPLEMENTARY PROVISIONS; to wit: under color of DC Law, and otherwise, [DCODE 28-3111] UNIFORMITY PROVISIONS; 77 Stat. 624 as amended [DCODE 28-1-305] REMEDIES TO BE LIB-

3. This Court has jurisdiction for this matter for the following reasons stated herein, establishing venue as well:
a) Plaintiffs, by and through their particular and peculiar relationships re "trusts" before the court, are suing, as of right for 58 Stat 611, et seq., as amended [1-301.01(b)(4)], the surety(s) on the defendants' bonds, for defendants' violations of laws/regulations in force in dc; which caused injury and damages to the aggrieved plaintiffs; and/or violations of defendants' oaths of office/employment; or otherwise by or through "DC, or agency thereof"; and,
b) This Court has jurisdiction over surety(s) on the bonds, see 58 Stat 611, et seq., as amended [1-301.01(b)(4)] for defendant PSCF "oversight contractor" [BOP PS7740.02, PS#1351.05 § 513.36 & 28 CFR 513.36] CONTRACTORS; by the fact that defendant private contractor has entered into a contractual agreement in force in dc between itself (PSCF) and the BOP, with its principal office in dc, to oversee the care and treatment of plaintiffs detained in PSCF under specified terms and conditions defendant refuses to make transparent, or otherwise known, to plaintiffs. Defendants have breached such terms and conditions, via numerous violations of laws/regulations in force in dc, to the detriment of plaintiffs inclusive of, but not limited to: (1) the Constitution for the United States of America and its Amendments; (2) 62 Stat 583 [18 USC § 3621(b)] [BOP PS#5100.08 is mandatorily consistent-
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Material
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ent with 5 USC 3621(b)), 4001 LIMITATIONS ON DETENTION, 4041, 4042, 4081, 241, 242, 1001 FINE STATEMENTS/MISREPRESENTATIONS, 1341 FRAUDS AND SHINDLES; (3) 26 Stat 209 as amended [15 USC 51, et seq.] the Sherman Act, re trusts plaintiffs have property interests in, and outwards: violations of law are causing restraints and impediments as such relates to the conspiracy for private profit being concealed by defendant against the trusts' principals; Securities Exchange Act; Trust Indentures Act, and otherwise, as such relates for securities, stocks, etc., in relation to this matter, re plaintiffs' interests; (4) numerous other violations of law set forth herein before and after incorporated herein by this reference; (5) 80 Stat 378 as amended [5 USC § 552/552a (FOIA/PA), DCCODE § 2-532 RIGHT OF ACCESS TO PUBLIC RECORDS 82 Stat 1204 as amended], and other transparency laws; [5 USC § 702 RIGHT OF REVIEW]; and otherwise, as affirmed by plaintiffs herein; and,
c) This Court has jurisdiction over the surety(s) on the bonds, 58 Stat 611, et seq, as amended [1-301.01(b)(4), herein after 1-301.01], for all claims set forth by plaintiffs, for the violations of laws/regulations in force in dc by defendants ACA (American Correctional Association), in light of the fact that ACA accepted payments in contract with the BOP and PSCF under Agency Accreditation Provisions [BOP PS#7740.02, 1351.05 § 513.36 & 28 CFR § 513.36, and others in force in dc]; (1) ACA 2d Ed: Standards for the Administration of Correctional Agencies: 2-20-18-09; (2) ACA 4th Ed, Standards for Adult Corr. Institutions: 4-409B; (3) ACA 4th Ed, Standards for Adult Local Detention Facilities: 4-ADLE-7D-15; and other relative standardized testing requirements bearing on the relationship of the plaintiffs, and their detention in a fraudulently "accredited" PSCF called CNU aka FCI-TIA-D-Unit @ Terre Haute; by and through BOP contracting component's principal dc Central Office causing, and otherwise, injuries and damages to plaintiffs through said dc contract; and,
d) This Court has jurisdiction over the surety(s) on the bonds 58 Stat. 611, et seq, as amended [1-301.01(b)(4)] indemnity for claims(s) set forth by plaintiffs against the defendants: (1) center for constitutional rights; (2) Rachel Meeropol; (3) Alexis Agathocleous, who all accepted payments in contract for lawfully and/or ethically representing similarly situated aka CMU detainees (see: Aref v Holder and/or Lynch, USDC, dc, case#110-cv-00539). All "acted" as officers of the Court in that still ongoing DC case while contracted under their "oath of office/contract(s), indemnified under bonds/ insurance policies, and have stipulated therein for acting under specific terms and conditions, failing for doing so waiving their rights in the jurisdiction. And also defendants: (A) JAMES FIRM; and (B) Susan G. James who accepted payments in contract for lawful ethical representation for plaintiff "trusts" REG# 48707-019 wherein the JAMES FIRM; and Susan G. James failed for specific performance due to oath/contract(s) as is FIRM; registered and Apostilled: File No. 14-024105/Apostille No. 27 7080 at www.sos.state.al.us/business/uniform-hm. Defendants acts, or failures cause for injuries, the case in this instant action by aggrieved, injured, damaged plaintiffs. Defendants, as fiduciaries of agency/corporate body(s) located in dc and/or on its behalf throughout the several union states, to wit: under color of DC law, and received valuable considerations from such agency(s)/corporation(s) based within dc, having been established by Congress within dc, and otherwise, have knowingly, intentionally, fraudulently, and otherwise for unjust enrichment, personal profit, while acting under contract in dc, aided and abetted defendant oversight contractor for cover up of the contractors' violations of laws/regulations in force in dc, for cover up of the abuses against plaintiffs; and have painted a public image through their contracts and conduct which they know is false, comparing plaintiffs' plight, pain and suffering as if legal, marginal and ordinary, when defendants OCR, Meeropol, Agathocleous, JAMES FIRM, Susan G. James, known by them as unlawful/illegal, unconstitutional, extreme wrongs to the nth-degree, and beyond extraordinary, because plaintiffs have noticed them multiple times over a 7 plus year period, while providing OCR, et al., with verified evidence which OCR, et al., has ignored and covered up in the name of profit, knowing it to be detri-

ment/damse of plaintiffs who have been continuously injured by and through those violations of law in dc by and through such dc related contract(s); etc.; and,
e) Congress, acting by and through, under authority delegated within the union Constitution for the United States of America, 1789-1791, delegated this honorable Superior Court in and for district of Columbia matters relating for judicial review of administrative records involving agency(s), corporate entity(s); contracts and contractors re: the United States (union); and,
f) Defendants, et al., acted under color of district of Columbia law, regulation, contract, or otherwise; received valuable considerations therefore from a district of Columbia agency, corporation, contract, or otherwise, relating from their acts/omissions of record; and as such stand Oath of office/contract(s) of indenture executed before entering upon the duty(s) of office, employment or contract subject for an action in equity for compelling specific performance of the terms and conditions of the contract(s) inclusive of: the union Constitution (1789-1791); laws of the United States; laws of the district of Columbia; law of the Creator and Ruler of the Universe, and otherwise; to wit: Acts of Congress, rules and regulations set forth thereunder; the absolute and inalienable right for contract and not have the contract; the contract execution, as such relates for defendants, et al., being before entry upon any duty of subsequent office/employment; and while acting in any private capacity; and action for compelling specific performance cannot attach any benefit or privilege of office, employment, inclusive of immunity relating for office, employment, etc.; and, 80 Stat. 392 as amended [5 USC § 702] Right of review; and,
II. ADMINISTRATIVE RECORD
4. Administrative records subject for judicial review are inclusive of: (a) defendants' private/public contracts [28 CFR § 513.36, PS7740.02, etc.], and other derivatively related Oaths of office/employment, or otherwise, that relate to aggrieved plaintiffs' claims for injuries/damages; (b) the several other administrative records in consequence with aggrieved plaintiffs, principals of trusts, all of which are being withheld, in violation 80 Stat 378 as amended [5 USC § 552/552a (FOIA/PA, DCCODE § 2-532, and other transparency, and other laws/regulations in force in dc], from possession or accessibility, or otherwise availability, from plaintiffs' "right of review," or otherwise, and plaintiffs seek only enforcement of laws/regulations in force and dc that will force defendants, et al., in privacy under color of law, color of authority, pretense, or otherwise; and upon recovery or access thereof to be entered into the judicial review record and placed into the possession of plaintiffs, via discovery or other judicial process; plaintiffs incorporate all related, herein stated/unstated, implied, and otherwise expressed, administrative records by and through this reference thereof, as if fully set forth and produced in its original context; and,
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