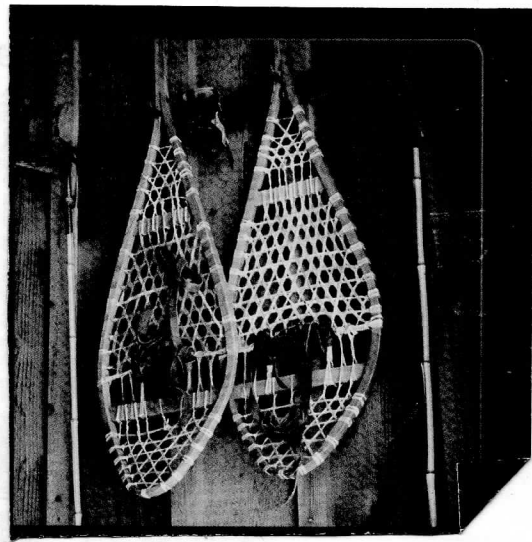



by "The Right" 7 March 2017, Wednesday (I John 1:5)

Dear Rudy & Ersk,

By the mercy and grace of our Lord we are blessed with sharing because Jesus lives! As you can see winter seems over in southern Louisiana so we've hung up the snow shoes!



On reverse  you'll hold in your hand evidence this federal tyranny is all unlawful. There is even more, but how many bullets does it take to shoot a horse? Enjoy! Questions - I'll do my best to answer. 😊

"Buried Alive" was full of memories. With over 7 1/2 years in the "hole" and over 8 years in this EMU dungeon it is like a trip down memory lane reading what others think to share. In my 21st year of false imprisonment it is as if the people you know (knew) see you a "DEAD!" Out of sight, out of mind. They've long since stopped grieving you just a thing of the past; and they care not they can't even find your head stone.

I cannot be thankful enough for the few faithful who remember us and seek for ENDING this ~~no~~ nightmare.

On a topic of serious value for all of us - real health help. A book that will change lives for the better, "Epigenetics" by Dr. Joel Wallach, DVM, N.D. His naturopathic insights a real breath of fresh air. I would love to read it. And as positive based on the reference given me it is a must if one's health is important.

Back to prison question. Americans could take lessons from the prisons in Europe and Scandinavia. People only very rarely are sentenced to more than 5 years; and, much of that is spent working in the community and connect with home and family. The prisons more like college dorms than the torture chambers so common on America. The whole truth would reveal on America that there are millions who should never have been arrested much less imprisoned for years; several decades. Such evil for profit & unconscionable!

49) Affiant has seen no evidence that the courts have not and do not continue the deceptive practice of calling admiralty jurisdiction "statutory jurisdiction" in furtherance of obfuscation of the BANKRUPTCY of the corporate UNITED STATES OF AMERICA, INC., etc. and knows of no means whereby anyone could possibly produce any such evidence forward; and,

50) Affiant has seen no evidence that the DEVIOUS application of admiralty jurisdiction where there is NO SUBJECT MATTER JURISDICTION, thus NO JURISDICTION AT ALL, is NOT the means used as the prosecutor(s) and judge(s) subject the Living flesh and blood men and women to secret jurisdiction / codes that ONLY apply to ARTIFICIAL entities; in construct claiming "charges" against a "vessel in commerce," i.e., an ARTIFICIAL entity created by the STATE OF IOWA known as the "RUSSELL DEAN LANDERS," while at the same time arresting the Living Man by name of "[rex]-russell-dean: landers," and PRETENDING "[rex]-russell-dean: landers," the Man, is the "same as" "RUSSELL DEAN LANDERS," the corporate "PERSON" the government created as a franchise to benefit the government and knows of no means whereby anyone could possibly produce any such evidence forward, and,

51) Affiant has seen no evidence that Admiralty IS NOT an "in rem" scheme/action wherein "charges" are against a "vessel in commerce," the "thing"("rem"). Admiralty being the ONLY jurisdiction that uses the "in rem" scheme/action; wherein the "thing"("rem"), the ship, is arrested; and, then they call in the owner of the ship to answer for, and post bond for, the ship and knows of any means whereby anyone could possibly produce any such evidence forward; and,

52) Affiant has seen no evidence that the so-called "defendant" is NOT an ARTIFICIAL entity, existing on paper ONLY; and, has NO ABILITY to violate the secret codes being charged; that there is any way the NAMED ARTIFICIAL ENTITY cited on the paper(s) could possibly violate a "code"; and knows of no means whereby anyone could possibly produce any such evidence forward; and,

53) Affiant has seen no evidence that there is any means whereby the ARTIFICIAL has any means or authority to hold the Living Man/Real Party in interest/ aggrieved liable or bound by any international maritime contract due prosecution in admiralty jurisdiction and that any such alleged conviction emanating from such a scheme is NOT, be it state or federal criminal conviction NOT VOID and knows of no means whereby anyone could possibly produce any such evidence forward; and,

54) Affiant has seen no evidence that the use of the FABRICATED ALL CAPITALIZED NAME used in connection with the usurpation of the natural and foundational constitutional protection of Law against one of the People is NOT gross FRAUD, which VIOLATES every criminal judgment in every court in the country and knows of no means whereby anyone could possibly produce any such evidence forward; and,

55) Affiant has seen no evidence that the Living flesh and blood Man/Aggrieved/ Real Party in interest can be tried in a scheme of commercial/statutory/admiralty jurisdiction, secret jurisdiction and coerced into defending as if in common law; without a valid identification of subject matter jurisdiction vested in a valid record of such before the court; and, a proper valid identification of the actual defendant without VIOLATING the Living Man's/Aggrieved Real Party in interest's Rights and unlawfully taking his liberty, property, substance, etc. and knows of no means whereby anyone could possibly produce any such evidence forward; and,

56) Affiant has seen no evidence that in the matter of the schemes/cases entry 35, supra., here restated complete by this reference Aggrieved/ Real Party in interest [rex]-russell-dean: landers has been the victim of a willful miscarriage of justice; VOID judgment(s); false takings; false imprisonment for a time in excess of twenty-one (21) years and knows of no means whereby anyone could possibly produce any such evidence forward; and,

57) Affiant has seen no evidence that the substantial array of VIOLATIONS of unalienable Rights due protection of the Oath/CONTRACTORS who in this/these case(s) have willfully, with purpose poured out on Aggrieved/Real Party in interest [rex]-russell-dean: landers causing unconscionable injuries

NOTICE/AFFIDAVIT, etc.

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I don't like to dwell on how evil this is, but suffice to say it is enough to know it is far worse than any one who has not experienced it first-hand can imagine. America needs a complete moral overhaul.

I have been finding study with Dr. Buckman's study Bible very rewarding. Real world content in the footnotes are on-point. He does not pull any punches. Answers for prayer for wisdom and understanding. --- Multicultural country is soon destroyed. Nehemiah 13:3 etc... I pray we have many joining calling on the name of the Lord that we are able to see through all the evil that is poured out on America this past 80 years!

Here we have 13 hours during day and evening when we generally are out of our small rooms — bathroom where our bed and personal property lockers are. Those hours often interrupted with lock up for any number of reasons. The rest of the time 11 hours we are locked in isolation, 7 days per week; 365 days per year confined in this 1938, previously condemned building — never allowed to walk on the grass, always on concrete; detrimental to physical and mental well-being. Not unlike the "torture" suffered by those cited in "Busted Alive". Our sanctuary, The WORD; and correspondence with our faithful in Christ.

Today we were having a conversation about the loss of privacy through electronic invasion — even one's toaster and dishwasher is "chipped". Cars; trucks; motorcycles; boats, etc. are not only GPS tracked but record a time; date history of their location. Phones; notebooks; etc., record time; date one went in and out of the court-house; bank; Wendy's, etc.; and, if they eliminate cash one will not be able to buy or sell w/out being on the grid.





orations's by-laws, which are applicable only to the corporation and its employees and know of no means whereby anyone could possibly produce any such evidence forward; and,

34) Affiant has seen no evidence that All officers of the courts are NOT agents of a PRIVATE, for-profit corporation, though they have taken oaths and contracted in Law for protecting and upholding the state and national constitutions; which means those same officers/agents and employees as private people took oaths for protecting and defendant aggrieved/Real Party in interest Rights and Property, then proceeded to VIOLATE aggrieve/Real Party in interest's Rights; said corporate officers/ agents and employees, as well as men and women who operate said offices; have acted in conspiracy to defraud aggrieve/Real Party in interest of his Rights for the purpose of acquiring PROFIT and GAIN for the corporation known as "U.S. DISTRICT COURTS" ,ie., USDC Eastern District of North Carolina; USDC District of Montana; USDC Western District of Oklahoma, etc.; those people operating the for- PROFIT corporations are subject to statutes, such as 62 Stat 696 as amended, a part herein by this reference and know of no means whereby anyone could possibly produce any such evidence forward; and,

35) Affiant has seen no evidence that Oath/CONTRACTORS, officers/agents and employees of the courts: US DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA, in case No. 5:96-cr-00034-COL WEB; US DISTRICT COURT FOR THE DISTRICT OF MONTANA, in case No. 1:95-CO117-007 JMB; US DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA, in case No. 07-cr-00154 T(D) have NOT for unjust enrichment, PROFIT and GAIN for the corporation "U.S. DISTRICT COURT" conspired, acted and operated for VIOLATING aggrieved/Real Party in interest's Rights in VIOLATIONS of the Constitution for the united States of America; Laws of the United States and of the state wherein their US DISTRICT COURT is doing business, or otherwise, such violations of 62 Stat 696, etc. and knows of no means whereby anyone could possibly produce any such evidence forward; and,

36) Affiant has seen no evidence that any of the Oath/CONTRACTORS, officers, agents and employees of the U.S. Department of Justice; U.S. DISTRICT COURTS; etc., had "standing" essential jurisdictional requirement [Cf. National Organization for, Inc. v. Scheidler, 510 U.S. 249]; This as withstanding the foundation of the court's jurisdiction is found in the state constitution wherein the purpose of government is stated; "Governments . . . are established to protect and maintain individual rights"; NEVER FOR PROFITS AND GAINS FOR "PRIVATE" CORPORATE ACTORS AT THE EXPENSE OF DEPRIVING "We-The-People" such as aggrieved/Real Party in interest and untold numbers of others and knows of no means whereby anyone could possibly produce any such evidence forward; and,

37) Affiant has seen no evidence that Oath/CONTRACTORS, officers, agents and employees of the U.S. Department of Justice; U.S. DISTRICT COURTS; etc., did or could possibly "allege personal injury fairly traceable to the defendant's [aggrieved/Real Party in interest] allegedly unlawful conduct and likely to be redressed by the requested relief." Allen v. Wright, 468 U.S. 737,751(1984) and knows of no means whereby anyone could possibly produce any such evidence forward; and,

38) Affiant has seen no evidence that aggrieved/ Real Party in interest cannot show on the record shows in the/these court(s) the Oath/CONTRACTORS/Plaintiff(s) DID NOT allege the violation of a legal right that caused damage or injury; thus, the court(s) lacked jurisdiction and knows of no means whereby anyone could possibly produce any such evidence forward; and,

39) Affiant has seen no evidence that Plaintiff UNITED STATES OF AMERICA, INC., is NOT a bankrupt; as a bankrupt has NO STANDING unless represented by the Trustee in bankruptcy; and, the prosecutor is not the Trustee in bankruptcy, and if such is alleged, the U.S. Attorney/prosecutor MUST produce Trustee credentials; for lack thereof is evidence of "NO STANDING" in the/these case(s) the bankrupt used for VIOLATING aggrieved/Real Party in interest's Rights for unjust enrichment/PROFITS and GAINS of those Oath/CONTRACTORS, officers, agents and employees to have VIOLATED aggrieved/Real Party in interest and committed criminal acts for which aggrieved/Real Party in interest was injured and damaged, eg., 62 Stat. 696 as amended and knows of no means whereby anyone could possibly produce any such evidence forward; and,

NOTICE/AFFIDAVIT, etc.

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[rex]-russell-dean:landers  
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- 40) Affiant has seen no evidence that the/these court(s) has not pursued inquiry into controversies between parties without first having evidence on the record of subject matter jurisdiction properly invoked by the parties violation of the judge(s) and prosecutor(s) Oath/CONTRACTS that has resulted in injuries and damages suffered by the aggrieved/Real Party in interest and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 41) Affiant has seen no evidence that there is evidence of subject matter jurisdiction upon the/these court(s)' records whereupon the judge(s) have no official basis for proceeding and thus have no judicial immunity; cannot plead ignorance, knew or should have known, having superior knowledge of the law, that he/they was/were required to know and follow all aspects of what is required for invoking any particular subject matter jurisdiction and knowing he/they was/were personally liable for whatever he/they did without subject matter jurisdiction; VIOLATION of his/their Oath/CONTRACTS failure for protecting the Rights of the defendant [aggrieved/Real Party in interest] and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 42) Affiant has seen no evidence that judge(s) in this/these instant matter(s) did not act prejudicially toward aggrieved/Real Party interest, in preference of the plaintiff(s), allowing the plaintiff(s) liberty of proceeding against aggrieved/Real Party in interest without standing, without evidence of subject matter jurisdiction and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 43) Affiant has seen no evidence that the judge(s) has NOT failed in his/their duty for informing aggrieved/Real Party in interest of the court(s)' jurisdiction, therefore relegating aggrieved/ Real Party in interest the untenable burden of determining the court(s)' jurisdiction, if any, by and through the process of elimination resulting in VIOLATION of aggrieved/Real Party in interest's Rights suffering the losses of liberty and property, etc. without due process of law and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 44) Affiant has seen no evidence that there is any constitutional authority, are any court rules, any known jurisdictional requirements for "mysterious jurisdiction" and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 45) Affiant has seen no evidence that this/these court(s) by and through the judge(s); plaintiff(s) or otherwise informed aggrieved/Real Party in interest of the apparent civil jurisdiction of compelled performance which carries criminal penalties for not adhering to the letter of the mysterious contract, that only applies, if at all, within international maritime contracts and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 46) Affiant has seen no evidence that aggrieved/Real Party in interest was ever informed that the mysterious jurisdiction which carries a penalty for failure for performing (such as wilful failure to file, driving without a license, and thousands of other codified schemes), is In Fact Admiralty/Maritime Law requiring a VALID international maritime contract; and that NO SUCH CONTRACT is in evidence in this/these cases pressed in VIOLATION of the Oath/CONTRACTS of the officers/agents/employees of the Court(s)/Plaintiff(s), et al., VIOLATING aggrieved/Real Party in interest's Rights resulting in those injuries and damages, etc. suffered by aggrieved/Real Party in interest and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 47) Affiant has seen no evidence that the/these case(s) was/were not admiralty, but merely administrative in nature (whatever that is), a contract is not required due to the requirements of the Clearfield Doctrine and knows of no means whereby anyone could possibly produce any such evidence forward; and,
- 48) Affiant has seen no evidence that the judgment(s) in the/these case(s) is/are not VOID and knows of no means whereby anyone could possibly produce any such evidence forward; and,

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Interest

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Like CMU?

Just kidding!

I actually dread spring and summer here as when top temperatures exceed 80 degrees it is unbearable ~~in~~ here. 100% is a taste of a "H". I must thank the Lord for strength for enduring. I'm ~~in~~ in my 9th year in a "CMU" and by His mercy & grace I'm still able for overcoming. Hallelu Yah!

They call this Guantanamo North but from media sources it appears Guantanamo Cuba is much better. Outdoor recreation - air-conditioning; many resources we will never see. And the ~~to~~ let REAL TORRESTS return to their homes and families. The people largely have NO idea of the crimes against myself and others; the price of standing in Christ for our people; for our country. They seek to murder us by wicked false imprisonment. There is truly no way I can inform others of what this is like.

I've learned my grandson and daughter-in-law are looking forward to their 1st child. They are 21; he's been a basketball star - now plays on a minor league team - referee and works with youngsters in public schools - overcame in Christ, a hard time with a short term chemical addiction last year - him and his wife, Dana are born again in Christ and truly blessed. Daughter (my wife) and I have 13 grandchildren only 3 have ever seen me - I've only had a few photos of our others. I pray a reunion one day!

preceding and attaching to the Constitution for the United States of America and to the constitution for Iowa a Republic and knows of no means whereby any such evidence could possibly be brought forward; and,

16) Affiant has seen no evidence that public servants Oath/CONTRACTORS, supra., have not taken Oaths for upholding both state and national constitutions, these same public servants-employees have NOT then VIOLATED their Oaths/CONTRACTORS by violating Rights protected by the constitutions, as well as violating laws and breach of their fiduciary duties, and that the same officers-employees shall be held accountable by way of the good faith hazard Bonds which they are REQUIRED to have for protecting the people from such egregious bad acts should NOT result in forfeiture of said hazard bonds and knows of no means whereby any such evidence could possibly be brought forward; and,

17) Affiant has seen no evidence that statutes can be used as an excuse for enabling Oath takers to violate their Oath/CONTRACTORS, nor that legislation can be used for impairing a contract, such as public servants Oath/CONTRACTORS' contract for upholding the protections of constitutions which aggrieved/Real Party in interest accepted and now relies upon, and for which Oath/CONTRACTORS are bonded in event they ignore any Rights the cause of injuries and/or losses for aggrieved/Real Party in interest and knows of no means whereby any such evidence could possibly be brought forward; and,

18) Affiant has seen no evidence that failure for correcting the Rights violations is not violation of the 13th Amendment which prohibits involuntary servitude, and a violation of International laws and national laws where there is NO absolute proof in evidence of this/these Court(s) subject matter jurisdiction as demanded by aggrieved/Real Party in interest and knows of no means whereby any such evidence could possibly be brought forward; and,

19) Affiant has seen no evidence that there is any proof of this/these court(s)' subject matter jurisdiction and thus affirmed comprises Oath/CONTRACTORS' admission for the violations of Rights stand-of Record is not Oath/CONTRACTORS' acceptance of claims against Oath/CONTRACTORS' bonds for indemnifying aggrieved/Real Party in interest for the injuries and damages suffered as a result of those violations and knows of no means whereby any such evidence could possibly be brought forward; and,

20) Affiant has seen no evidence that aggrieved/Real Party in interest could be legitimately required tried in one secret jurisdiction and deceived left for defending in another jurisdiction and knows of no means whereby any such evidence could possibly be brought forward; and,

21) Affiant has seen no evidence that the record clearly establishes aggrieved/Real Party in interest was informed that the/these court(s) was/were proceeding in a secret jurisdiction without any subject matter jurisdiction of any kind and knows of no means whereby any such evidence could possibly be brought forward; and,

22) Affiant has seen no evidence that aggrieved/Real Party in interest has ever knowingly nor intentionally waived any Rights nor in particular the right for not being compelled for specific performance for the terms of any unrevealed commercial agreement; without full disclosure of the same, never accepting liability associated with compelled benefit due upon any unrevealed contract nor commercial agreement nor otherwise and knows of no means whereby any such evidence could possibly be brought forward; and,

23) Affiant has seen no evidence that aggrieved/Real Party in interest does not release all judges in this/these court(s) from the obligation of treating aggrieved/Real Party in interest as an enemy of the state pursuant of the Trading With The Enemy Act, which is only applicable to artificial entities and knows of no means whereby any such evidence could possibly be brought forward; and,

24) Affiant has seen no evidence that aggrieved/Real Party in interest [rex]-russell-dean: landers does not have the right for demanding as right of his political capacity as one of the People on the Iowa republic, by and through the Constitution for the State of Iowa, aggrieved/Real Party

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in interest does not hold the inherent political power of the people, the unalienable rights which may not, under any circumstances, be alienated. And that according to the Constitutions for all the states the only purpose for government's existence is NOT to protect the Rights and Property of the people and knows of no means whereby any such evidence could possibly be brought forward; and,

25) Affiant has seen no evidence that any powers of attorney, assumed or presumed, real or imagined, knowingly or unknowingly granted by aggrieved/Real Party in interest for any government agency, entity or official has not been REVOKED nunc pro tunc ab initio; now ; hence forth and forever more and knows of no means whereby anyone could possibly produce any such evidence forward; and,

26) Affiant has seen no evidence that U.S. DISTRICT COURT(S); U.S. ATTORNEYS'; or otherwise courts and/or prosecutors for the de facto CORPORATE MUNICIPAL DISTRICT OF COLUMBIA/UNITED STATES; CORPORATE MUNICIPAL "BUCK ACT" STATES or related fictional entities are not PRIVATE, for PROFIT corporate entities having nothing to do with the de jure republic of the people. Court(s)/entities merely for profit corporations as are opposed to a de jure court of the people. That all such Courts/entities are not for profit corporations listed on DUN & BRADSTREET and MANTA, having EINS, DUNS numbers and CAGE Codes (Commercial and Government Entity number entered by the Defense Logistics Information Service of the Department of Defense), and are NOT operating in commerce, for profit. And that the Court(s) do not receive an INCOME STREAM from every conviction, which is a HUGE conflict of interest and know of no means whereby anyone could possibly produce any such evidence forward; and,

27) Affiant has seen no evidence that the state and federal governments are NOT involved in commerce, thereby attaching commercial penalties to criminal convictions as is set forth in 27 Code of Federal Regulations (CFR) 72.11 and knows of no means whereby anyone could possibly produce any such evidence forward; and,

28) Affiant has seen no evidence that gov't is not acting as a corporation in commerce, charging defendant(s) with a commercial crime, under corporate statutes for specific performance instead of the common law, thereby placing the crimes charged under the Law Merchant, i.e., Maritime Law/Admiralty Law; and know of no means whereby anyone could possibly produce any such evidence forward; and,

29) Affiant has seen no evidence that was ever informed of the nature of the court's jurisdiction, which was a VIOLATION of the Sixth Amendment for the Constitution for the United States of America, and knows of no means whereby anyone could possibly produce any such evidence forward; and,

30) Affiant has seen no evidence that Clearfield Doctrine, prosecutor(s) in the/these case(s) that have been used for unjust enrichment of Oath/CONTRADICTIONS; the/these Court(s), etc., as private corporation, with NO authority of any kind whatsoever over aggrieved/Real Party in interest and knows of no means whereby anyone could possibly produce any such evidence forward; and,

31) Affiant has seen no evidence that aggrieved/Real Party in interest does not make Clearfield Trust Co v. United States a part of the context of this Affidavit word for word with all commentary by this reference and knows of no means whereby anyone could possibly produce any such evidence forward; and,

32) Affiant has seen no evidence that the courts have NOT established that the government's statutes are, in fact, the corporation's PRIVATE statutes, which can ONLY be enforced upon the showing, on the record of the court, of a contract for specific performance to the corporation's private, copy-writed by-laws and knows of no means whereby anyone could possibly produce any such evidence forward; and,

33) Affiant has seen no evidence that the U.S. Attorney's Office, and the/these court(s) have EIN numbers, and are NOT imposing corporate statutes instead of the common law, all the evidence that that affirms Oath/CONTRADICTIONS are dealing in commerce as a corporation; That all codes are court enforced against aggrieved/Real Party in interest are private, copyright codes, consisting of the corp-

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[rex]-russell-dean: landers  
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American people are truly treading on the wrath of God as they sink into the sinful moral bankruptcy. Sin is very costly. We have a very significant role; prayer role; and, action role to play for our Father's Kingdom. People do not know how fragile we are. A few weeks with nothing - Their fellow could be our twin.



**Bible prophecy indicates that, as the age of man draws to a close, political and military leaders will unleash violence and destruction on an unimaginable scale. Hundreds of millions will lose their lives.**

When I was taken hostage 13 June 1996, I weighed 205 lbs, was fit and strong. When I left Yellowstone County Detention Ctr., in June 1998, I ~~weight~~ weighed only 155 lbs and when I 1st saw my self in a mirror - 1st mirror in 2 yrs, at the Springfield, Missouri isolation unit, I looked like this guy in the face. They held the SPARK they called trial in Montana while all but 2 of us were in solitary in Springfield, Missouri. It is; and, has been happening all across America. Political prisoners/patriots are treated worse than a rabid dog!

May The Lord bring forth His mighty angels of righteousness !!!

Because Jesus loves,  
rex-russell-denn



Real Cowboys Pray!

A188 post office mail matter - non domestic  
Mailed: ninth day of March 2017, Thursday  
Certified Mailed by: efral

NOTICE: DECLARATION OF RESERVATION OF  
CONSTITUTIONALLY-PROTECTED, INHERENT RIGHTS  
BY SWORN AFFIDAVIT OF NEGATIVE AVERMENT

State of Indiana )  
County of Vigo ) ss. It is Affirmed to wit:

[rex]-russell-dean: landers, undersigned Affiant, Living Man, a sentient being, one of "We-the-People" as so directed in the Preamble of the Declaration of Independence of 1776 and the Creator of the de jure federal government, known as the United States or otherwise; Greetings and Salutations do present in "good faith" correcting all errors along the way this true, correct, complete and not misleading Declaration, due NOTICE for all public and private; NOTICE for one is NOTICE for all as is sworn under pains and penalties of perjury due full recognition by and through 90 Stat 2534 as amended affirms:

- 1) Affiant has seen no evidence that [rex]-russell-dean: landers is not the Real Party in Interest witness, injured party and knows of no reason to expect that any such evidence exists; and,
- 2) Affiant has seen no evidence that [rex]-russell-dean: landers is not aggrieved the victim of the taking of liberty, property, etc. by and through denial of due process of law where in fact those who acted against aggrieved knew or should have known that they had NO subject matter jurisdiction by and through which they could justify taking liberty, property, etc. from aggrieved and knows of no means whereby anyone could possibly produce any such evidence; and,
- 3) Affiant has seen no evidence that [rex]-russell-dean: landers, aggrieved, does not accept the Oath/CONTRACIS of the judge(s); prosecutor(s); officers of court(s); or any others who have entered upon Oath/CONTRACIS as a private person prior to assuming the responsibilities of office and knows of no reason for expecting that any such evidence exists; and,
- 4) Affiant has seen no evidence that [rex]-russell-dean: landers, aggrieved, has not suffered any injuries; losses; or otherwise damages as the result of the violations of Oath/CONTRACIS in violation of domestic, international law and knows of no means whereby anyone could possibly produce any such evidence; and,
- 5) Affiant has seen no evidence that there is not NOTICE OF STANDING(E.R. 201) aggrieved is a Living being. The Flesh lives; the blood flows. Remedy is due. Aggrieved believes the undisclosed jurisdiction of the court(s) that acted against aggrieved acted in actuality, aggrieved's remedy "cure and maintenance". Any judge/actor who fails for giving remedy for this aggrieved Living flesh and blood Man, is in dishonor and shall be reported to the Archdioceses and to the Pope, for disciplinary action. Additionally, his public hazard Bond will be claimed for Rights and Oath VIOLATIONS and knows of no means whereby any such evidence could possibly be produced; and,
- 6) Affiant has seen no evidence that aggrieved has not accepted; does not make claim for all proceeds from the Letter(s) of Credit, issued by the county or court(s), as applicable, for the U.S. Treasury on defendants behalf. Aggrieved understands the Treasury issued funds for the sole purpose of settling and closing this/these court case(s), but obviously the court(s) failed in due performance and knows of no means whereby anyone could possibly produce any such evidence; and,

NOTICE/AFFIDAVIT, etc.

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[rex]-russell-dean: landers  
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- 7) Affiant has seen no evidence that aggrieved real party in interest will not subrogate his suretyship to the Court(s), and RESPECTFULLY REQUIRE the judge(s) order the Clerk of Court to issue a check payable for Real Party in interest for ALL THE PROCEEDS FROM THIS/THESE CASE(S); and that aggrieved real party be accorded any and all additional relief for which he might be entitled and knows of no means by which any such evidence could possibly be brought forth; and,
- 8) Affiant has not seen any evidence that before taking office, all officers of this/these court(s) did NOT make an offer to the people that they would uphold the constitutions for the state and the United States in consideration for the opportunity for serving the public and receiving compensation from the public coffers for doing so and know of no means whereby any such evidence could possibly be brought forward; and,
- 9) Affiant has seen no evidence that in recognition of the services for the community performed by the judges of this/these court(s), as well as the Clerk(s) of Court, the CFO(s), county Treasurer(s) as applicable, and the prosecutor(s), aggrieved has not accepted those partys' Oath/CONTRACIS. . . the compliance with constitutions, etc.; whereby that acceptance has not established a binding contract between aggrieved and all parties, which is YOUR BOND which will indemnify aggrieved for any losses incurred in this/these cause(s), and is a matter of constitutional importance and activates legal and moral duties for exhibiting requisite credentials and knows of no means whereby any such evidence could possibly be brought forward; and,
- 10) Affiant has seen no evidence that failure for qualifying by filing a bond and taking the Oath/CONTRACING for office is NOT grounds for ouster by Quo Warranto and knows of no means whereby any such evidence could possibly be brought forward; and,
- 11) Affiant has seen no evidence that aggrieved/Real Party in interest's subrogation of his suretyship for the Court does NOT require the judge to order the Clerk of Court to issue a check payable for aggrieved/Real Party in Interest for ALL PROCEEDS FROM THIS/THESE CASE(S); and that aggrieved/ Real Party in interest should NOT be accorded any and all additional relief for which he might be entitled; and knows of no basis of any kind whereby such order and performance by the Clerk of Court can fail for delivering all proceeds from this/these case(s) and due relief for NONE could possibly exist; and,
- 12) Affiant has seen no evidence that BEFORE TAKING OFFICE, all officers of this/these court(s) made an OFFER for the people affirming you and all of you would uphold the constitutions for the state and the United States in consideration for the opportunity for serving the public and receiving compensation from the public coffers for doing so and knows of no means whereby any such evidence could possibly be brought forward; and,
- 13) Affiant has seen no evidence that in recognition of the services to the community performed by the judges of this/these court(s), as well as the Clerk(s) of the Court(s), the financial CFO, County Treasurer as applicable, and the prosecutors; aggrieved/Real Party in interest has not or does not ACCEPT those public servants' Oaths/CONTRACIS for upholding the constitutions, etc.; which acceptance of that offer forms a BINDING contract by and between aggrieved/Real Party in interest and the Oath/CONTRACIORS', which is said public servants' Bond for indemnifying aggrieved/Real Party in interest for any losses incurred in the cause(s), and is a matter of constitutional importance and activates legal and moral DUTIES for exhibition of requisite credential and knows of no means whereby any evidence could possibly be brought forward; and,
- 14) Affiant has seen no evidence that failure for qualifying by filing a Bond and taking an oath of office is NOT grounds for OUSTER by Quo Warranto and knows of no means whereby any such evidence could possibly be brought forward; and,
- 15) Affiant has seen no evidence that aggrieved/Real Party in interest does not require all public servants Oath/CONTRACIORS, 13 above, etc., to remain within the confines of the Declaration of Rights

NOTICE/AFFIDAVIT, etc.

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[rex]-russell-dean: landers  
Principal/Affiant  
Aggrieved Real Party in  
Interest



Some times it takes - breaking the bone to straighten it. <sup>2</sup>  
 Rev - Russell - deam: leaders. <sup>3</sup> W.  
 31 October 2008

April 2017  
 Gods Bless You!

There is nothing more difficult to carry out than more doubt full of success, more more dangerous to handle than to resist the new order of things. <sup>4</sup>  
 - Mackinell's The Prince

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30						



What glory? What victory would there be if there were no test of faith? No hand of danger from whence to be delivered? <sup>5</sup>  
 Rev - Russell - deam: leaders. <sup>6</sup> W.  
 28 October 2008

Pray as if every thing depended on God, And work as if every thing depended on you. <sup>7</sup>  
 - St Augustine

We are all self-made. But only the successful admit it. <sup>8</sup>  
 - Earl Nightingale

Men by whom you stand adversity. But if you want to test a man's character, give him power. <sup>9</sup>  
 - Abraham Lincoln