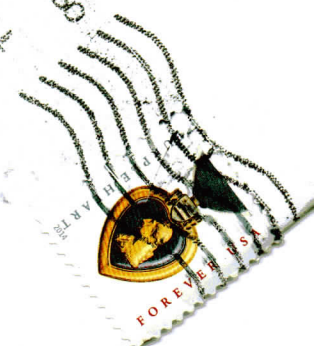


INDIANAPOLIS IN 462
08 MAY 2017 PM 3:4

MAIL FROM FEDERAL
CORRECTIONAL INSTITUTION



In re the:
LANDERS, Russell D.
Federal Correctional Institution
POB 33, Hawe, (47803-9998)
Hawre, Indiana.

Matthew Giat, PS, 16:11
Giat, PS, 16:11

"When a well packaged web of lies has been sold gradually to the masses over generations, the truth will seem utterly preposterous and its speaker a raving lunatic."

-Dresdin James

by "The Flight" 2 May 2017, Tuesday

Dear brother Will,

The Lord bless you and keep you - Your generous help surely I pray your care and help be multiplied. I was so blessed by your generous letter and help. This isolation-persecution an afront against the Word (Jn 1:1) of TRUTH - yet the perfect promise Matthew 5:10,11 as our Lord taught us The Way of Life on the Mount chs. 5-7.

 May we have wisdom, understanding, strength for walking with our Lord Jesus in His purpose - "Thy Kingdom Come". I Bidde AV of KJV day-by-day. "Our" record in Heaven for Yrd He Vak He Messiah/Jesus, the Christ's glory, truly GREAT! We are, by His mercy and grace, a brotherhood of His servants, His special men. By His grace we share.

Because of the health assault on us all; and necessity for helping others I would count in a blessing to read "Dead Doctors Don't Lie" by Dr. Joel Wallach, DVM, ND. Study nutrition with prayer - and

2 Our well-being can be much more vital than the AMA and commercial food production and delivery systems would allow.

I have ~~T~~ had little or no funding for several years as some supporters have passed away, our now grown children under economic stress due to growing family responsibility and loss of mine and Dana's support. My wife and four others who were working toward my lawful, legal liberation MIA since about July 2014... Family have not been able to find Dana and the other four ~~to~~. We truly are in our Lord's hands exclusive of us. Of course, always TRUE!

I include herewith a historic document that spells out just one event that we have endured at the hands of the corrupt, fraudulent attack on all of God's people in America. (Deut. 38:15-68). We find ourselves, tho' we made many errors, standing in the faith where our Lord wants us.

Please forgive me if I writing I repeat something I have written earlier - I have no records and its easy to repeat.

My wife and I are sine in the Good. We never imagined the TRUST could be so dangerous - We see up close the type of evil that crucified our Lord. - Our One hope, all of us, is in The Word John 1:1, 14!



I was 7 years old when I received my 1st KJV Bible at St. Peter's Lutheran Church in Greene, Iowa. That was 60 years ago— it has been with me ever since. My father all the while I grew up emphasized, "Right-is-Right" — and held me to that standard.

As an adult I soon learned there is corruption in the world. In 1971, I was contacted by people I had known all of my life who were asking me for going out — speaking out — using my knowledge and insight for helping EXPOSE the corruption — showing people how to save their farms — ranches — businesses — families — liberty — I drug my feet; was not anxious to expose my self (I knew in detail how law; legalism; finances; corporate work worked) and my family by EXPOSING the evil and sharing Christ with corrective measures. -- March 1993, I forfeited licenses (securities, insurance, real estate) \$4-6000 per month residual ^{income} plus my business I gave to 5 of my managers — and trusting the

APOSTILLE signature of Phil Wilson, and Director, Statutory Filings Division, Loma
Wardorf. UNITED STATES, Debtor-in-fact confessed judgment, confesses and attorney,

"... do charge any and all claims against any and all creditors/s/
secured party, (ies) I Rex Russell Dean: Landers / whatsoever of any
kind whatsoever, described in any manner whatsoever, including
but not limited to judgments or alleged judgments for the
prisonment or supervision impeding liberty of any kind
whatsoever."

Which perfected security interest precludes any standing, as to any so-
called judgments-in-fact as that in the court-in-faction US DISTRICT COURT,
WESTERN DISTRICT OF OKLAHOMA, Case/Account No. CR-07-154-T, et al., as you have
any standing-in-fact of any kind whatsoever, all "APOSTILLED" security registration re-
affirmed word-for-word, signature-for-signature, seal-for-seal as it reproduced in the
original in this affidavit by this reference;

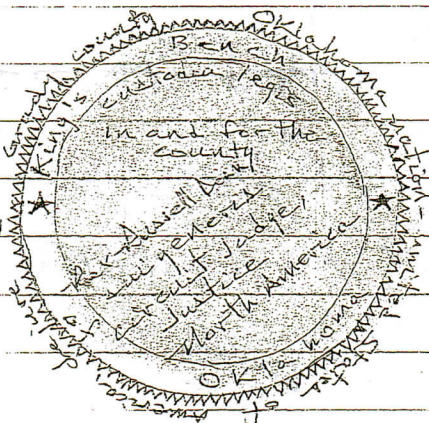
So done, NOTICED and AFFIRMED with prejudice this seventeenth day of the fourth
month in the year of our Redeemer Two Thousand eight, In the third century following the
Declaration of Independence of the People; divinely inspired under Almighty Yahweh.

MMVIII

The honorable,

Rex Russell Dean: Justice

Rex Russell Dean: Landers, Judge, sovereign in-
fact, circuit of North America, Our one
supreme court, original jurisdiction,
United States of America, de jure



MMIX



My commissioning life

NOTARY: Justice in and for Justice Township
Garfield County, Commonwealth of Montana
North America, United States of America, de jure
Held at Grady County, Oklahoma nation, alive
in original jurisdiction,

of necessity

Rex Russell Dean: Justice

This seventeenth day of the fourth month
the year of our Redeemer Two Thousand eight

Electronic File Order AFD
c.c. to all, on record

Affidavit, "original jurisdiction"
superior court for the people
held at Grady County, Oklahoma nation

page three of three

WORD, still fighting a battle with Iowa Attorney General Bonnie Campbell re my business where we helped people protect their estates for generations — no exposure to probate; estate taxes; inheritance taxes — etc., and began speaking daily all across the mid-west.

This put serious stress on my marriage — the AG lied to my 1st wife, Bekey, and in secret she arranged for and divorced me. I gave her our home and all of our resources as I did not want our children harmed any more than this would harm them — NO hurtful words ever spoken. ... And I continued forward none-the-less.

Late summer that year with no desired intent I met my present wife Dana and fall of 1993 we were married —

I was consulted by Gen. ^{Schwaszger} Schwazger (ret.) and others asked, could we have seminars all across America — Prayerfully we worked out the details, stepped forward networking and by December 1993, had meetings being done from Maine to California and Tacoma to Orlando, all across America — By then Dana and I were doing seminars for I every day all across America. And representing inquirers legally by phone - fax and mail — Court appearances, etc.

5) THAT, Affiant raises all full settlement, satisfaction and accord entries of record as is restated word for word in this affirmation, affirming that there is NO basis for a sentence/ settlement agreement on the seventh day of the fourth month in the year of our Redeemer Two Thousand eight, nor at any other time, nor any past commercial claims of any kind notwithstanding against the People on the land, held at County, seat of government United States of America, de jure, ex rel., Rex Russell Dean: Landers, et al, regardless of procedural stultification and constructive fraud engaged in, in the US DISTRICT COURTS - in - fiction to injure the living man under Almighty Yahweh;

6) THAT, Affiant states of record in - "original jurisdiction": On the seventh day of the fourth month in the year of our Redeemer Two Thousand eight, the third century of the Declaration of Independence on divine Authority of Almighty Yahweh for the liberty of the People on the land of the states united, de jure, at approximately 2:00 P.M. C.T. the session of Our one supreme court was convened of record by Rex Russell Dean: Landers in original jurisdiction, the Great Writ for Habeas Corpus was entered and called by the Demandant, Call: "Does anyone have the authority to plead just cause to hold the Demandant?" No response, Justice Rex Russell Dean: Landers Ordered all cases-in-fact dismissed with prejudice, and the Demandant released immediately and unconditionally. In CONTEMPT, Justice D. DeGiusti executed a pre-planned ASSAULT on the Judge-in-fact, court-in-fact in session in a Violent Physical Assault with a "HAND SIGNAL", to avert an audible signal on the record, which resulted in a Violent Physical Assault with a HIGH-VOLTAGE TASER used to SHOOT IN THE BACK the Judge-in-fact Rex Russell Dean: Landers, VIOLENTLY smashing him wounded and injured to the floor with a deathly SCREAM, and subsequently by this unwarranted violent force impeding the superior court for the People on the land, rendering the Judge-in-fact, Rex Russell Dean: Landers dysfunctional, incoherent, wounded, injured, in-shock and incapable of reasonableness, or sound function for several hours after the attack, all self evident and now affirmed. In this state of disfunction, the actors-in-fiction without Authority sat about manufacturing a fraudulent record seemingly a force sufficient to force the living man (victim) to condemn himself to a corporate-fiction, a clear certification-in-fact that the corporate-actors-in-fiction are RAFFLING IN SLAVES on the record;

7) THAT, Affiant, on first-hand supreme Authority under Almighty Yahweh (YAHU), with honor is not now, nor ever was "surety," as to any or all of the claims-in-fiction asserted by the actors-in-fiction, all in CONTEMPT of law, CONTEMPT of the court-in-fact, "original jurisdiction," and CONTEMPT of the People on the land, having with malice intent, all ACTUAL CRIMES, to "injure" the living superior Authority under Almighty Yahweh, Rex Russell Dean: Landers by false imprisonment, theft, extortion, physical and mental torture, injurious assaults, threats, duress and coercion to proliferate a fraud, to steal the commercial credit EXEMPTION, House Joint Resolution 192, Public Law 73-10, Id# 484560049 on US Treasury Account, tracking No. RA537116221US, the exclusive credit due the Real Man of interest Rex Russell Dean: Landers;

8) THAT, Affiant on first-hand Authority under Almighty Yahweh is due past due, and owing-in-fact, in original, exclusive jurisdiction on supreme order immediate and unconditional liberty;

9) THAT, Affiant holds immediate and unconditional "discharge" of all claims-in-corporate-fiction by UNITED STATES, a bankrupt federal corporation, as is globally perfected by "APOSTILLED" registration under signature and Seal, Secretary of the State, Texas, Certificate No. UCC-100136/File No. 04-0061615558, 25 January 2008,

Affiant, "original jurisdiction"
superior court for the People
held at Grady county, Oklahoma nation

page two of three
Electronic File Order
c.c. to all, on record

5/

I'm leaving many details out. In late January we stopped over at Justus (Col. 4:11) township 25 miles over Jordan, Mont. Exchanging info with the men and women the corp. foot and media dubbed "The Montana Freemen". We were planning, when the assault and stand off started with the kidnapping w/out warrant of Oskoy Michael Schweitzer; and Daniel E Peterson 25 March 1996; to meet several fellow travelers to join us and travel to Southern California - Oregon to spend 90-120 days doing our Seminars, "America First: Basics of Law" (never got there) - as we then planned to go to Denton, Texas and do another 90-120 days for seminars before return to our home in rural 4 Oaks (never got there). There are of course many many details!

Our hope = Matthew 5:10, 11, etc.

In His Majesty Jesus,
Service,

Yours
Free-suck-dean
With humble Thank You !!!



On His hands,
all of us!

A198, private-mail postoffice matter-nondomestic
Mailed third day of May, 2011, Wednesday
Certified mailed by: ~~efrd~~

Ephesians 4:29

Letter Rogatory

17 APR 08

Our one supreme court
district court to the federal court
held at Grady county, Oklahoma nation
a superior court for the people, original
jurisdiction under Yahweh
United States of America, de jure



The TRUTH needs no defense
and the LIE has none.

People on the land, Grady county,
Oklahoma nation, United States of America, de jure,
ex rel., Rex Russell Dean-Landers, et al,

vs. Demandant(s),
Kiran McMullen, dba GRADY COUNTY SHERIFF,

Timothy D. DeGiusti, dba US DISTRICT JUDGE/MINISTER,
UNITED STATES OF AMERICA, dba US GOVERNMENT, et al,
Respondent(s)-in-fiction,

Order to the record RE:

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA (sic)

vs.
RUSSELL DEAN LANDERS

No. CR-07-154-T

Writ commanding docketing this record by superior
Our one supreme court, Affidavit of Foreign Personal Intervenor
of "original jurisdiction," district court to the federal circuit
Notice to all is Notice to all.

Rex Russell Dean-Landers, alive, circuit judge, foreign personal intervenor for People
on the land, Grady county, Oklahoma nation, United States of America, de jure,
ex rel., Rex Russell Dean-Landers, et al, ~~Rex Russell Dean-Landers, et al.~~, of necessity
specially does here and now present Writ of NOTICE to all true, correct, certain, complete
and never misleading under penalty in law as to the matters surrounding the commercial
title property, the "RUSSELL DEAN LANDERS", and thus, notorious for and on the record under said
at the above referenced matter in corporate-fiction affirmed the particulars.

1) THAT, Affiant is circuit judge-in-fact, as appointed for the people, oath and bond in
"original jurisdiction" in the County, on the record for life at York County, Pennsylvania
nation, third month in year of our Redeemer One Thousand Nine Hundred Ninety-four,
Notice to all via record under Seal at seat of government, and US Administrator of Court
Services, and to William H. Rehnquist, the Chief Justice, US Supreme Court, thus;

2) THAT, Affiant, alive, in "original jurisdiction", is of sound mind, a living, breathing, honorable
man under Almighty Yahweh's organic Birthright Authority which is organized on the land, mature
and does affirm and attest to the facts;

3) THAT, Affiant is the Real Authority of interest, alive, in support of the honorable full
settlement, satisfaction and accord of all public and private business, and in particu-
lar as related to all accounts as to, the "RUSSELL DEAN LANDERS", et al, as are all
settled and concluded prior to the seventh day of the fourth month in the year of our
Redeemer Two Thousand eight;

4) THAT, Affiant is at no time surety nor accommodation party on the process in the
US DISTRICT COURT-in-fiction, where there has been no issue in controversy, since
full settlement, satisfaction and accord seventeenth day of the seventh month in
the year of our Redeemer Two Thousand seven;

Matthew 5:25
Affidavit, "original jurisdiction"
superior court for the People
held at Grady county, Oklahoma nation

page one of three
Electronic File Alter 2008
cc. to all, on record