

Memorandum of Law
In Support of Federal Writ of Habeas Corpus
Submitted Under Title 28 USC, Part VI, CHAPTER 153, §§ 2241-2256
[FRCP RULE 81]

VERIFIED WRIT OF HABEAS CORPUS

COMES NOW THE PETITIONER THOMAS DAVID DEEGAN

Who is unschooled in law and speaks only in guttural vernacular to apply his right to the

Writ of Habeas Corpus to inquire as to the Nature and Cause of His detention

in NORTH CENTRAL REGIONAL JAIL.

1. No meaningful hearing before a Court of Record has occurred prior to incarceration.
2. No explanation of the Nature of the Action has been explained to petitioner prior to incarceration.
3. No explanation of the Cause of Action has been explained to petitioner prior to incarceration.
4. No assistance of Counsel was afforded petitioner.
5. Subject Matter Jurisdiction was not established prior to incarceration.
6. This petitioner demands immediate implementation of this Writ.
7. All findings of fact and conclusions of law regarding the Writ shall be in writing.

Respectfully Submitted,

Date 10 / 02 / 2015

Deana Miller

EXHIBIT "B"