

Declaration of Service

We, Phil Hudok and Lynn Hudok, do hereby aver, assert, attest and affirm that I, under full liability and complete transparency, on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen, caused to be served in hand, true, accurate and complete copies of the following documents filed into Original Jurisdiction, Original Venue and Original Law Form Pursuant to the Creator' Laws and Ezekiel 44:24, St. Luke 16:13, Romans 8:16,17 and 13:8-10 and Acts 5:27 and 25, to be placed into purported Case #'s 11-F-101, 15-M54F-00463, 15-B-328 and 16-F-25 all within a defaulted and dishonored commercial, corporate and military system, not an alleged statutory court of record of limited jurisdiction, for an alleged CIRCUIT COURT to wit:

1. Affidavit and Declaration of Negative Averment; (Page 539)
 2. 18 U.S. Code Section 2071 – Concealment, Removal, or Mutilation Generally; (Page 544)
 3. Mandatory Notice, Declaration and Affidavit of a real man created in the image of my Heavenly Father, Thomas David House of Deegan; (Page 545)
 4. Challenge to the use of transcripts of any and all kinds and all alleged Recordings; (Page 567)
 5. February 24, 2016 Faxed Documents of Motion, Notices, and Response to Case # 16-F-25; (Page 574)
 6. Per request, Five cases entered into the record; (See Attachment)
- To Jeffrey B. Reed purported Judge County of Wood

Wood County Judicial Building
2 Government Square, Room 221
Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

I, Phil Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

I, Lynn Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

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 5. February 24, 2016 Faxed Documents of Motion, Notices, and Response to Case # 16-F-25; (Page 574)
 6. *Per request, Five Cases entered into the record; (See Attachment)*
- To Samuel C. Rogers, purported Assistant Prosecutor COUNTY OF WOOD

Wood County Prosecutor's Office
317 Market St.
Parkersburg, WV 26101

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

I, Phil Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

I, Lynn Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

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 5. February 24, 2016 Faxed Documents of Motion, Notices, and Response to Case # 16-F-25; (Page 574)
 6. *Per request, Five Cases entered into the record; (See Attachment)*
- To Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building
2 Government Square, Room 131
Parkersburg, WV 26101-5353

and to all agents, principals, assigns and successors thereto, thereof and therefrom.

I, Phil Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

I, Lynn Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Signed on the twenty-sixth day of February, in the Year of our Lord Jesus Christ two thousand sixteen.

Attachment

1. People vs Shapirio, 188 misc 363;
2. Snell v. U.S., 174 m.f.2d 580;
3. US ex rel; Mitchell v. Thompson (DC-NY), 56 F. Supp 683;
4. Johnson v. RGU.S., 71 App BC 400, 110F. 2d. 562;
5. Johnson V. Zerbst, 304 U.S. 458,468;

in the factually unproven, alleged CIRCUIT COURT County of Wood (1-85)
The factually unproven, alleged JEFFREY B. REED
all within a defaulted and dishonored military, corporate, commercial system;
Alleged commercial cases 11-F-101, 16-F-25, 15-M54F-00463, 15-B-328

alleged, yet factually unproven, STATE OF WEST VIRGINIA, alleged Plaintiff
but factually just a defaulted and dishonored creature of the mind and
fiction of law, not the real party in interest; ✓

THOMAS DEEGAN, THOMAS DAVID DEEGAN, and all derivatives and appellations
thereof, a fiction of law, cestui Que Vie trust, federal corporation, ens legis, creature
of the mind, strawman, as opposed to the real man Thomas David House of Deegan;
Affidavit and Declaration of Negative Averment

Filed into Original Jurisdiction, Original Venue and Original Law Form, under
the Law of the Land, aka God's Law pursuant to Romans 8:16, 17 and 13:8, 9, 10,
Acts 5:27 and 25, Ezekiel 44:24 and St. Luke 5:29 and 13:16, not a
statutory court of record of limited jurisdiction nor a CIRCUIT COURT;
Thomas David House of Deegan, defendant in error, trustee in error, surety
in error, acceptor in error, et cetera, kidnaped in fact, Administrator in fact,
Executor in fact, Custodian in fact, Beneficiary in fact, Heir of the Creation

by Divine Visitation under Divine Authority at all places and all times
past, present and future, under and out of necessity, only participating
by, and under, threats of death and violence, unlawful military imprisonment,
duress and coercion, not submitting to, granting, consenting and/or
accepting the inferior and alleged statutory court of record of limited
jurisdiction nor alleged CIRCUIT COURT'S jurisdiction, venue
and law form, does hereby restate any and all previous documents
in their entirety, whether filed and unlawfully removed or not,
and incorporated herein, as is set forth in full as an integral part of
Creation-wide Public Record; Thomas David House of Deegan does further
restate any and all documents of case # 15-0491 in their entirety, and
incorporated herein, as is set forth in full as an integral part of
Creation-wide Public Record;

For the purposes of this Affidavit and Declaration of Negative Averment
Jeffrey B. Reed aka JEFFREY B. REED, foreign agent, dba
purported JUDGE COUNTY OF WOOD CIRCUIT COURT, and
all derivatives and appellations thereof, a private for profit contractor
providing quasi-governmental services and purporting to be lawful
government, and other unknown corporate entities and all principals,
agents, assigns, successors thereof and
7 DHD corrected negative

Jason Wharton aka JASON WHARTON, foreign agent, dba purported PROSECUTOR COUNTY OF WOOD, all derivatives and appellations thereof, a private for profit contractor providing quasi-governmental services and purporting to be lawful government, and other unknown corporate entities and all principals agents, assigns successors thereof, both of the aforementioned hereinafter referred to as defaulted and dishonored agents of WU;
By these Presents I, Thomas David House of Deegan, under full liability and complete transparency, *ser jures*, do declare and attest to the following unrebutted and unrebutable facts, now and forevermore, to wit:

- The defaulted and dishonored agents of WU have failed to prove that the CONSTITUTION OF THE UNITED STATES and the CONSTITUTION OF THE STATE OF WEST VIRGINIA operates upon or attaches to Thomas David House of Deegan;
- The defaulted and dishonored agents of WU have failed to prove that Thomas David House of Deegan is a party to either of the aforementioned social compacts;
- The defaulted and dishonored agents of WU have failed to prove that Thomas David House of Deegan is a signatory party to either the CONSTITUTION OF THE UNITED STATES or the CONSTITUTION OF THE STATE OF WEST VIRGINIA, all derivatives and appellations thereof;
- The defaulted and dishonored agents of WU have failed to prove that Thomas David House of Deegan is properly named and identified in any alleged acts, codes, statutes, laws, et cetera;
- The defaulted and dishonored agents of WU have failed to prove Thomas David House of Deegan's liability and/or attachment to the alleged acts, codes, statutes, laws, et cetera;
- The defaulted and dishonored agents of WU have failed to prove that Thomas David House of Deegan has any lawful contracts or agreements, bearing my *bonafide* blue ink signature and the other parties as well, agreed to without duress and violent coercion, and with my knowing, intentional, intelligent and willing choice,
TAD certified negative

- with a meeting of the minds, with the STATE OF WEST VIRGINIA all derivatives and appellations thereof, all liabilities and creations thereof, and the principals, agents, assigns and successors thereof;
- The defaulted and dishonored agents of WV have failed to prove that the God given rights, privileges, freedoms and immunities as stated in Hale v Henkel don't apply to Thomas David House of Deegan;
 - The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has waived his God given rights, privileges, freedoms and immunities and given his knowing, willing and intelligent consent, with a meeting of the minds, to be bound by any alleged commercial, corporate, foreign institutions, etcetera, or otherwise;
 - The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is not the posterity of the Sovereign People, which created, and is therefore above, and is found within alleged STATE OF WEST VIRGINIA et cetera;
 - The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is an artificial entity/person subject to the artificial, corporate, military, commercial jurisdictions/courts/environments/venues, etcetera of the alleged STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof;
 - The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has not lived his entire life under unlawful emergency rule;
 - The defaulted and dishonored agents of WV have failed to prove that the freedoms and governmental procedures secured and guaranteed by the Constitution for the United States of America 1789 and Declaration of Independence 1776 have been lawfully abridged by laws brought into force by so-called states of emergency;
 - The defaulted and dishonored agents of WV have failed to prove that the UNITED STATES Bankruptcy has been terminated
- TDHD certified negative

- and that the Constitution for the United States of America c1819 and the Declaration of Independence c1776 are both in full force and effect and operates upon the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, and the foreign, corporate, military, commercial, jurisdictions/venues/courts/environments thereof;
- The defaulted and dishonored agents of WU failed to prove that Thomas David House of Deegan has Constitutional lawful money with which to pay debts at law;
 - The defaulted and dishonored agents of WU failed to prove that they have not violated their respective alleged Constitutional Oaths in all of their attempted/successful fraudulent, commercial, military, interactions/transaction/instruments/etcetera with Thomas David House of Deegan and other Living Souls for America;
 - The defaulted and dishonored agents of WU failed to prove that they have not illegally and unlawfully seized/stolen/ignored/violated Thomas David House of Deegan's God given rights, privileges, freedoms and immunities;
 - The defaulted and dishonored agents of WU have failed to prove that Thomas David House of Deegan's name and the ACCUSED/OFFENDANT THOMAS DEEGAN, and all derivatives and appellations thereof, are the same cond not an ens legis, costui que vie trust, federal corporation, creature of the mind, fiction of law, straw man;
 - The defaulted and dishonored agents of WU have failed to prove that they are not violently forcing upon Thomas David House of Deegan a fraudulent, commercial scheme to rob so-called money and/or violently compel Thomas David House of Deegan into a status of surety to fraudulent commercial charges for so-called revenue purposes via private foreign, acts, codes, laws, statutes, et cetera that do not operate upon or attach to Thomas David House of Deegan and other Living Souls for America;

- The defaulted and dishonored agents of WU have failed to prove that the alleged defaulted and dishonored, creature of the Mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liability thereof, all agents, assigns, successors, principals thereof, are operating per sovereign authority;
 - The defaulted and dishonored agents of WU have failed to prove in personam, subject matter, territorial, political jurisdiction by and through lawful evidence i.e. first-hand facts and first-hand facts competent witnesses, all of which are required to proceed forthwith;
 - The defaulted and dishonored agents of WU failed to prove their imaginary, military, corporate, commercial venue is one which Thomas David House of Deegan is present within;
 - The defaulted and dishonored agents of WU failed to prove their standing and capacity which would allow them to proceed against a real-man Living Soul, Thomas David House of Deegan;
- ~~TDHD~~ any omission is not a waiver; A copy, facsimile and digital scan is lawfully declared to be an original; on the twenty fourth of February, in the Year of my Lord Jesus Christ two thousand sixteen;

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Servant, Heir of the Creditor, Administrator in fact, Executor in fact, Custodian in fact, Beneficiary in fact, w/o course, w/o prejudice

TDH Deeg

**18 U.S. Code § 2071 –
Concealment, Removal, or Mutilation Generally**

(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

(b) Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.

Without Recourse Without Prejudice
Philip Hadch

in the factually unproven, alleged CIRCUIT COURT County of Wood
the factually unproven, alleged JEFFREY B. REED
all within a defaulted and dishonored military, corporate, commercial
system. (10822)

alleged commercial cases 11-F-10, 16-F-25, 15-MHF-0063 and 15-B-328
alleged, yet factually unproven, STATE OF WEST VIRGINIA, alleged
plaintiffs, but factually just a defaulted and dishonored creature of
the mind and fiction of law, not the real party in interest. ✓
THOMAS DEEGAN, THOMAS DAVID DEEGAN, and all derivatives
and appellations thereof, a fiction of law, Cestui que vie trust, federal
corporation, ens legis, creature of the mind, strawman, as opposed
to the real man Thomas David House of Deegan, a non-party;
Mandatory Notice, Declaration and Affidavit of a real man
created in the image of my Heavenly Father, Thomas David House
of Deegan; Filed into Original Jurisdiction, Original Venue and
Original Law Form, under the Law of the Land aka God's Law
pursuant to Romans 8:16, 17, 13:8, 9, 10, Acts 5:27, 25, Ezekiel 44:24,
and St Luke 5:29, 13:16, not an alleged statutory court of record of
limited jurisdiction nor an alleged CIRCUIT COURT;
Thomas David House of Deegan, defendant in error, trustee in
error, surety in error, acceptor in error, et cetera, kidnapper in fact,
Administrator in fact, Executor in fact, Custodian in fact, Beneficiary
in fact, Heir of the Creator by Divine Visitation under Divine
Authority at all places and all times, past, present and future,
under, and out of, necessity, only participating by, and under,
threats of death and violence, unlawful military imprisonment,
duress and coercion, not submitting to, granting, consenting and/or
accepting the inferior and alleged statutory court of record of limited
jurisdiction's nor the alleged CIRCUIT COURT's jurisdiction, venue
and law forms, does hereby restate any and all previous
documents in their entirety, whether filed and unlawfully removed
or not, incorporated herein, as is set forth in full as an
TDH certified Affidavit

integral part of the Creation-Wide Public Record; Thomas David House of Deegan does further restate any and all documents of case # 15-0491 in their entirety, and incorporate herein, as if set forth in full as an integral part of Creation-Wide Public Record; Thomas David House of Deegan does by these Presents, under full liability and complete transparency, testify, declare, notice, and attest to the following letter combinations, to wit:

the following law documents are hereby restated in their entirety, and incorporated herein, as if set forth in full, to wit:

- 10-15-15 Declaration and Notice of Abatement in Law and Equity, Authorities and Principles;
- 10-15-15 Declaration and Notice of non-appearance, Declaration and Notice of Divine Visitation under Divine Authority;
- 10-15-15 Multiel abatement;
- 10-15-15 Declaration, Notice of Appointment and/or Confirmation of trustee and fiduciary trustee status and capacity;
- 10-15-15 Declaration, Notice and Affidavit of stipulation and agreement;
- 10-16-15 Mandatory administrative and Judicial notice, cognizance and action required;
- 10-16-15 points and authorities in support of a Affidavit for non-corporate status;
- 10-16-15 Affidavit for non-corporate status;
- 10-17-15 Declaration and affidavit of negative overment;
- 10-17-15 Principles and Authorities;
- 10-20-15 Mandatory Administrative and Judicial Notice, Cognizance and action required;
- 10-25-15 Mandatory Administrative and Judicial Notice, Cognizance and action required;

+1040 certified Affidavit

- 10-25-15 Declaration and Notice of Acceptance, Acknowledgment, claim and continuance;
- 11-02-15 Refused for cause w/o dishonor, challenge to Jurisdiction, Public Law Demand;
- 11-03-15 Declaration and Notice of Commercial default and dishonor, Declaration and Notice of Demand for production, Demand and Order of cease and desist;
- 11-04-15 mandatory Administrative and Judicial Notice, Cognizance and action required;
- 11-04-15 Declaration and Notice of the Rebuttals of the silent presumptions of Law;
- 11-28-15 Habeas Corpus to Provost Marshall and Coast Guard Commandant;
- 12-25-15 Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
- 12-25-15 Notice and Declaration of non-acceptance and no consent;
- 12-25-15 Notice and Declaration of non-allowance of presentation, Demand for documents;
- 12-25-15 Notice and Demand for witness/victim subpoenas and the production of those thereof;
- 12-25-15 Notice and Demand for my presence at any/all grand jury proceedings;
- 12-25-15 Notice of crimes committed in your imaginary, corporate, military, commercial jurisdiction, venue and law form;
- 12-25-15 Challenge to all facets of jurisdiction, venue and law form;
- 12-25-15 Precept from the Tribunal of the Court of Record;
- 1-20-16 Cross-complaint, counterclaim, criminal complaint, Bill of True accounting of a Trust in Equity;
- 1-26-16 Precept from the Tribunal of the Court of Record;

- 1-26-16 Amendment to the Cross-complaint, counterclaim, criminal complaint, Bill of true accounting of a trust in Equity
- 1-28-16 Amendment to Cross-complaint, counterclaim, criminal complaint, Bill of true accounting of a trust in Equity, Declaration, Affidavit and notice of non-understanding, non-disclosure, non-notice and negative averment, Declaration, Affidavit and Notice of Rebuttals of assumptions, presumptions, and statements;
- 1-29-16 Declaration, Affidavit and Notice of no re-presentation or contract;
- 1-29-16 Final Demand and Notice for production thereof, opportunity to cure
- 1-29-16 Demand and Notice for witness/victim subpoenas, service thereof and the production of those thereon;
- 1-30-16 Mandatory Notice, Recognizance and action required; "customer" receipt from WUSO, Dept. of Military affairs NCRTJ, envelope from all WUSCOA, 2 orders all WUSCOA 6-05 and 8-25;
- 2-03-16 Challenge to use of privileged assistance of counsel calls and communications of any nature and kind;
- 2-03-16 Notice and Demand for Discovery;
- 2-03-16 Authorities and Principles;
- 2-03-16 Notice, Declaration and further challenge;
- 2-03-16 Notice of Demand in Limine;
- 2-03-16 Notice of Demand to dismiss alleged recreation and dismiss alleged commercial indictment;
- All declarations of service and affidavits of service heretofore issued;
- Refusal of alleged MOTION TO CONTINUE, from alleged ASSISTANT PROSECUTING ATTORNEY COUNTY OF WOOD
- All of the aforementioned being, unanswered, un rebutted, now fact and truth as agreed to by absolute silence of
- TDH Certified Affidavit

the foreign, corporate, commercial, military creature of the mind,
 fiction of law, defaulted and dishonored STATE OF WEST VIRGINIA
 all derivatives and appellations thereof, all creatures and liabilities thereof,
 all agents, assigns, principals and successors thereof, ab initio, nunc
 pro tunc, in perpetuity;

• I deny that I am re-presenting or representing myself as
 an entity, or creature of the mind, as THOMAS DEEGAN,
 THOMAS DAVID DEEGAN, any derivatives and appellations
 thereof, or anything other than what I factually am, which is,
 as agreed to by the silence of STATE OF WEST VIRGINIA,
 all derivatives and appellations thereof, all creations and liabilities
 thereof, all agents, assigns, successors and principals thereof,
 kidnappee in fact, Administrator in fact, Executor in fact, Custodian
 in fact, Beneficiary in fact, Heir of the Creator, real man of
 mind, soul and body created in the image of my Heavenly Father;

• I deny that I am THOMAS DEEGAN, THOMAS DAVID
 DEEGAN or any derivative and/or appellation thereof;

• I deny that I am a surety, trustee, acceptor, debtor, defendant,
 for any term of art utilized, for THOMAS DEEGAN, THOMAS
 DAVID DEEGAN or any derivative, appellation and letter
 combination thereof;

• I, Thomas David House of Deegan, am not representing,
 acting as counsel, attorney, lawyer et cetera for the ens legis,
 Cestui que vie trust, strawman, federal corporation, et cetera in any
 way, shape or form whatsoever, at any place and/or any time,
 THOMAS DEEGAN, THOMAS DAVID DEEGAN, all derivatives,
 appellations and letter combinations thereof;

• I Thomas David House of Deegan, deny I have been named in any
 alleged paperwork of any defaulted and dishonored,
 TDHD certified affidavit

creature of the mind, fiction of law STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, ab initio;

- I deny my law form and venue are the defaulted and dishonored, creature of the mind, fiction of law STATE OF WEST VIRGINIA'S law form and venue.
- My law form and venue is the Word of God and those places respecting the same as is my freewill choice and right, see the July 27, 1868 Act of Congress for your edification;
- I deny that my capacity and standing is that of defendant, trustee, acceptor, debtor, surety, attorney, pro se, representer, et cetera and any other term of art describing the same;
- I deny that I am acting as prose or as my own attorney or counsel as I can only act as a real-man created in the image of my Heavenly Father;
- I have no understanding at all about anything in and of alleged commercial cases, 11-F-101, 15-MS4F-00463, 15-B-38, 16-F-25 regardless of whether it is verbal or written in nature;
- I have no understanding of how a defaulted and dishonored commercial, corporate, military, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors principals thereof, can proceed forward with fraudulent commercial charges, see 72.11 CFR for your edification, and force me as a real-man to conspire, aid and abet their commissions of fraud and crimes;
- I deny I have any understanding of how a defaulted and dishonored military, commercial, corporate creature of the

mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, can proceed forward, absent first-hand fact proof of jurisdiction and venue and with a conflicting law form to make;

- I deny I have ever appeared "in person" in any building posing as a "court";
- I deny I have a foreign agent BAR attorney, counsel or lawyer, nor have I accepted, consented to, acknowledged or contracted with a foreign agent BAR member in any way, shape or form, including but not limited to, assistance of counsel, standby counsel, nor has a foreign agent BAR member done anything on my behalf or with my knowing, willing and intelligent acceptance, consent and/or acknowledgement;
- I deny I have entered a "plea" of any nature and/or kind, nor have I granted permission and consent for another person, real-man and/or agent, assign, successor, principal of the defaulted, dishonored, creature of the mind, fiction of law STATE OF WEST VIRGINIA, all derivatives and appellations thereof, and the creations and liabilities thereof, to do so;
- I deny a violently forced visitation is the acquiring of in personam jurisdiction;
- I deny that I have knowingly, willingly and intelligently accepted, acknowledged and/or consented to the military, commercial, corporate jurisdiction, venue and law form;
- I deny I have in any way, shape or form at anytime and/or any place put myself, a real man, upon the defaulted and dishonored, creature of the mind, fiction of law STATE OF WEST VIRGINIA, all derivatives and appellations thereof,
TBD certified affidavit

- all creations and liabilities thereof, all agents, assigns, successors, principals thereof, for purported trials, hearings and/or proceedings of any nature or kind;
- Any and all alleged issues have not been joined;
 - I deny that the STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, have Original Contract authority to enforce *malum prohibitum* jurisdiction, nor to apply it to a real man not in service of a creature of the mind government (alleged);
 - I deny that the STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, has Original Contract authority to sue in its own name;
 - I deny that the STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, has Original Contract authority to "prosecute" in its own name;
 - I deny that I have ever explicitly, knowingly, willingly and intelligently in writing or verbally granted, accepted, acknowledged and/or consented to the corporate, commercial, military, inferior jurisdiction, venue and law form of the defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof;
 - I deny that I ever ~~will~~ have or ever will understand, nor will I, or have, consent, accept or acknowledge, any action, alleged proceeding, papers, documents, filings, et cetera by the defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof;
 - I deny that any and all documents filed by me are TDD certified affidavit

illegible, written in a foreign language and/or unlawful in nature;
• I deny that I in any way, shape or form have ever accepted, acknowledged and/or consented to any "assistance" of any nature and/or kind from any foreign agent BAR member, nor have I accepted, acknowledged nor consented to "stand by" counsel, nor has ~~any~~ foreign agent BAR member ever lawfully been involved in any alleged matters concerning my trust THOMAS DEEGAN, THOMAS DAVID DEEGAN, all derivatives, appellations and/or letter combinations thereof, ~~sometimes numerically~~ identified as Direct Treasury Account 23211889;
• I deny I have granted or consented to any person, real-man, agent, assign, principal and/or successor of the defaulted and dishonored, creature of the mind, fiction of law STATE OF WEST VIRGINIA, permission or authority to force me to accept, acknowledge or consent to any form of assistance of any nature or kind from any foreign agent BAR attorney; (see Rabinowitz v Kennedy for your own edification)
• I deny that I am "acting" as counsel, attorney, lawyer, prose or any other term of art describing or utilized to be the same, by the creature of the mind, fiction of law, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, in a fraudulent action and attempt designed to lower my status and capacity from a real-man, living soul to a mere creature of the mind, fiction of law to afford the aforementioned to unlawfully claim jurisdiction and/or venue;
• I deny that I am, or am acting as, trustee, defendant, surety, debtor, acceptor or any other term of art of the same, utilized by the creature of the mind, fiction of law, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof,
TDHD certified affidavit

all creations and liabilities thereof, all agents, assigns, successors and principals thereof, in a fraudulent action and attempt designed as part of a commercial scheme/con, to change my status and capacity from a real-man Living Soul created in the image of my Heavenly Father, against my will, to a fiction of law, creature of the mind;

• I deny that any of Thomas David House of Beegan's documents have been answered or rebutted, and therefore, by silence, it is the creature of the mind, fiction of law, defaulted and dishonored STATE OF WEST VIRGINIA's, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, acceptance, confession, admission and agreement of all issues therein as absolute truth and fact, ab initio, in perpetuity;

• I deny that the creature of the mind, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, its creations and liabilities thereof, its agents, assigns, successors and principals thereof, have any Original Contract Authority to proceed ~~in~~ ^{TDH} in anyway, shape or form without some lawful contract see clearfield doctrine for your edification;

• I deny that the creature of the mind, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, its creations and liabilities thereof, all agents, assigns, successors and principals have Original Contract authority to attempt to, or in fact to, a bridge, control and/or outlaw my speech of any nature and kind at any time or any place;

• I deny my paperwork was lawfully removed from any and all alleged cases files, as admitted in open "court" by
TDH certified Assistant

foreign agent/trustee JEFFREY B REED aka Jeffrey B. Reed;

- I deny I have seen, nor has the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, produced any actual Lawful Contract, based upon a lawful beginning, [no warrant of any nature or kind 2010], nor have I entered into one knowingly, willingly and intelligently with full disclosure given;
- I deny that my challenges of any fall purported authority, jurisdiction, venue and law form have been proven to exist by first-hand facts and competent first-hand facts witness(es);
- I deny that any omission of anything at anytime and any place is a waiver thereof;
- I deny that any person, creature of the mind and/or real-man has the authority to claim, or is in fact, myself's or my trusts Administrator, Executor, Custodian, Beneficiary or any other term of art, utilized unlawfully to enslave me;
- I deny any person, creature of the mind, and/or realman has the authority to claim, or is in fact, in control of my share of the Creator's Creation and/or my Cestui Que Vie trust;
- I deny that I am Lost at Sea;
- I deny that I am a corporation, trust, association or any other term of art of the same;
- I deny that the STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, have, or factually can, Lawfully prove, by first-hand fact and/or

- Competent first-hand fact witness(es) that I am THOMAS DEEGAN, THOMAS DAVID DEEGAN, all derivatives, appellations and letter combination thereof, and/or am in any way, shape or form responsible for, or to, ~~the same~~;
- I deny that I was given the name THOMAS DAVID DEEGAN, THOMAS DEEGAN, all derivatives and letter combinations thereof, after my live Birth on Soil;
 - I deny that any corporate, military, commercial "court" has jurisdiction without a BAR representative representing a Real-man Living Soul;
 - I deny that the defaulted and dishonored creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals, have Original Contract Authority to name me or assign one to me;
 - I deny that silence, when there is a duty to speak, is not fraud;
 - I deny that any lawful contract has ever existed with any foreign agent BAR member;
 - I deny that I have ever knowingly, willingly and intelligently, explicitly given up, waived, surrendered any God-given, and Original Contract protected and secured, rights, privileges, freedoms, immunities and properties;
 - I deny that any violation of the alleged Original Contracts and purported oaths thereof, leaves an alleged "court" with jurisdiction to proceed in any way, shape or form;
 - I deny that the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof; all agents, assigns,

successors, principals thereof, have any valid and lawful oaths in the alleged case files, or the necessary, valid and lawful Bonds and Insurances;

- I deny that any agent, assign, successor and principal of the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, who may at any time and/or any place violate their purported oath or any clause of the Original Contract acquires, or retains, any legal or lawful authority, jurisdiction, venue or lawful contract with, or over, my Living soul and flesh, blood and bone body;
- I deny that the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors, principals thereof, have any Original Contracts' Authority to limit, alter, abridge or criminalize my God-given rights, privileges, freedoms, immunities, including but not limited to, free speech that harms no real man or his property;
- I deny that there is a corpus delicti in any alleged case that may permit a purported "court" any authority, jurisdiction, under and in law to sustain an action;
- I deny that I have ever knowingly, willingly and intelligently granted consent, acceptance, acknowledgement and/or understanding to any agent, assign, successor and/or principal of the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof;
- I deny I have any understanding of any papers, documents, filings, orders, decrees, words, agendas, et cetera of any person

and/or creature of the mind present in any purported hearing, proceeding, trial, etcetera, conducted by, and through, the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, and all derivatives and appellations thereof, all creations and liabilities thereof, all agents assigns, successors, principals thereof;

• I deny that anything spoken any place at any time overrides or cancels what is written;

• I deny that my forced visitation to any building is in anyway, shape or form acceptance, acknowledgement, consent and/or understanding, nor does it allow some person to claim in personam jurisdiction;

• I deny that any person paid by the alleged plaintiff, the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, could perform an impartial and meaningful alleged hearing, trial, proceeding, etcetera when the STATE is a party;

• I deny that the alleged victims, STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, the STATE CAPITAL, all derivatives and appellations thereof, and KANAWHA COUNTY, all derivatives and appellations thereof, have ever filed a lawful complaint, nor have they given testimony of the injury;

• I deny that the alleged victims, STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, the STATE CAPITAL, all derivatives and appellations thereof, and KANAWHA COUNTY, all derivatives and appellations thereof, have Original Contract authority to institute

TDH certified affidavit

- any proceedings or actions of any nature and kind, against a real-man Living Soul;
- I deny that the alleged victims, creature of the mind, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, the STATE CAPITAL, all derivatives and appellations thereof, KANAWHA COUNTY, all derivatives and appellations thereof, have status, standing and capacity that arises to the level of a real-man Living Soul;
 - I deny that I have ever "motioned" for anything at any place and at any time;
 - I deny that I have ever asked explicitly for any delay or more time;
 - I deny that any/all proceedings, hearings et cetera in alleged CIRCUIT COURT are anything more than trustee meetings;
 - I deny that I have ever consented to, accepted or understood, nor will I ever consent to, accept or understand, the unlawful and Original Contract non-compliant inferior jurisdiction, venue and law form of the alleged CIRCUIT COURT and the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof;
 - I deny that I have ever accepted or consented to any purported hearings, proceedings, et cetera of any nature and kind at any specific time;
 - I deny that the alleged CIRCUIT COURT is permitted by the Original Contract to blend the law forms together as has been done;

TDHD certified Affidavit

- I deny that the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives thereof, all appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, can produce, or in fact possesses, Lawful Title and Lawful full ownership rights to all soil within the imaginary boundaries of WEST VIRGINIA;
- I deny that absent Lawful title and Lawful full ownership rights, the alleged, creature of the mind, defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, any of the above mentioned has, or can claim, any Lawful jurisdiction, venue and law forms over any real-man living soul;
- I deny that any agent, assign, successor, principal of the defaulted and dishonored, creature of the mind, STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, have, in the capacities and standings with which they presently operate, any Original Contract authority, to enter judgments, orders, decrees, et cetera on behalf of the defaulted and dishonored, creature of the mind, STATE OF WEST VIRGINIA against a real man, created in the image of my Heavenly Father;
- I deny that foreign agent WILLIAMS aka Williams has sworn a truthful and non-perjured complaint;
- I deny that foreign agent WILLIAMS aka Williams has given competent first-hand fact testimony that is 100% truthful in all alleged matters at all times and all places;

~~THE~~ Defendant Affidavit

- I deny that my stolen personal property has been returned, and/or undamaged and unmolested;
 - I deny that being put in double jeopardy for the same alleged, Commercial matter(s) is Original Contract compliant;
 - I deny that I have lawfully accepted, consented to, understand, and/or am liable for/to alleged, Commercial charges, see CR 72.11, 16-F-25, 11-F-101, 15-M54F-80463, 15-B-328;
 - I deny that I have a Lawful Contract with any creation or liability of the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, including but not limited to, COUNTY OF WOOD SHERIFFS DEPARTMENT, as full disclosure has never been given;
 - I deny that I am, or am responsible to or for, the fiction of law, ens legis, strawman, Cestui Que Vie trust, etcetera so described and named on all purported COUNTY OF WOOD CIRCUIT COURT and alleged MAGISTRATE COURT documents, papers, filings etcetera;
 - I deny that I have ever been a member and/or enlisted in any branch or any part of any military which may allow the military police aka COUNTY OF WOOD SHERIFF and WEST VIRGINIA STATE POLICE, military tribunal aka COUNTY OF WOOD CIRCUIT COURT, and military prison NORTH CENTRAL REGIONAL JAIL any authority, jurisdiction and/or venue over myself, a real-man living soul;
 - I deny that the alleged CONSTITUTION OF WEST VIRGINIA commercial, corporate and military in nature, operates upon me by and through the corporate, commercial, military STATE LEGISLATURE d.b.a. VIRGINIA WEST LEGISLATURE and/or by
- TOD certified Affidavit

and through this corporate, commercial, military tribunal aka
COUNTY OF WOOD CIRCUIT COURT;

- I deny that the COUNTY OF WOOD CIRCUIT COURT, all derivatives and appellations thereof, is an Original Contract Court of Due Process;
- I deny that through alleged case #'s 11-F-101, 15-M54F-20463, 15-B-328 and 16-F-25 the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, and the alleged COUNTY OF WOOD CIRCUIT COURT, all derivatives and appellations thereof, has proven, by first-hand facts and/or first-hand facts competent witness(es), or acquired in personam, subject matter, territorial and political jurisdiction over a private, sentient real-man Living Soul;
- I deny that all agents, assigns, successors, principals of the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA and COUNTY OF WOOD CIRCUIT COURT, all appellations and derivatives of the aforementioned, all creations and liabilities of the aforementioned, have on record a current, lawful and valid Constitutional Oath of Office and all required bonds and insurances;
- I deny that the alleged PROSECUTOR has certified the commercial charges in this alleged matter to be Constitutionally compliant;
- I deny that I am named in the private, corporate, commercial, military defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA's private state statutes and code;
- I deny that the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof,

TDD certified Affidavit

all creations and liabilities thereof, is solvent and is not operating under a declared state of emergency;

- I deny that the alleged prosecutor has proven by first-hand facts and first-hand fact competent witnesses how I, a private real-man Living Soul, am liable to the private, corporate, commercial statutes and code in any alleged matters;

- I deny that I have a voluntary contract/agreement, Original Contract compliant, with the defaulted and dishonored creature of the mind, STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors principals thereof;

- I deny that I am the artificial entity, or responsible for, THOMAS DEEGAN, THOMAS DAVID DEEGAN, all derivatives, appellations and letter combinations thereof, who the alleged PROSECUTOR "charged" with commercial crimes, CFR 72.11 for your edification only, solely to raise revenue for the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, and the real party in interest thereof;

- I deny that any and all acts and conduct by the alleged "COURTS" and "PROSECUTORS" was lawful;

- I further deny that it was not planned and executed for the monetary, unjust enrichment of the trustees, all alleged government employees, and their corporate, commercial, military principals, in absolute violation of their alleged Oaths and Original Contract, all with intent to defraud this real-man Living Soul, that does not, and never has nor will, agree and consent and takes exception to all alleged matters raised in the alleged proceedings;

- I deny that the true nature and cause of any alleged

+DHD certified Affidavit

Commercial action has ever been provided to myself in violation of the Original Contract;

- I deny Original Contracts' Authority to utilize statutory, code Causes against a real-man Living Soul, created in the image of my Heavenly Father;
- Luke 16:13 no servant can serve two masters, for either he will hate the one, and love the other,.... ye cannot serve God and mammon; See Public Law 97-280 for your edification only;
- I deny there is any first-hand facts and/or competent first-hand fact witnesses of any crime(s) at all at any time ~~committed~~^{committed} by myself;
- I deny that the defaulted and dishonored, creature of the mind STATE OF WEST VIRGINIA, all derivatives and appellations thereof, all creations and liabilities thereof, may sue and declare damages on behalf of the alleged victims, creatures of the mind KANAWHA COUNTY and STATE CAPITAL;

The following are for your corporate edification and application to your fictional realm only; the following are identifiers of documents and the entire text thereof is hereby restated in their entirety, and incorporated herein, as if set forth in full, to wit;

Universal Declaration of Human Rights; Lieber Code; Cestui Que Vie Act of 1666 and all amendments thereof; Amended Constitution of West Virginia 1863; Constitution of West Virginia 1872; Constitution for the United States of America (1819); Declaration of Independence (1776); Federal Reserve Act of 1913; Trading with the Enemy Act of 1917; Emergency Banking Relief Act of 1933; Senate Report 93-549; Clearfield Doctrine; ~~21~~²¹ USCA 321(g); Doctrine of Clean Hands; Document from NCRJ; Executive Orders 6073, 6102, 6111, 6260; Laws of Virginia published on March 12, 1819; 5 USCA 903; 22 USCA 286F;

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et seq.; Public Law 94-564; CRS 24-36-104; CRS 24-60-1301(h);
 Montevideo Treaty 1933; 26 IRC 165(g)(1); CRS 39-22+03.5.
 50 USC A; Congressman Traffican speech, Congressional Record, pg 1303,
 vol 33; 22 USC A 611(k)(iv), 612, 613; Rabinowitz v Kennedy 376, US 605,
 11 L. Ed. 2d 940; 22 USC A 286 et seq.; The Bank of the United States v
 Planters Bank of Georgia, 6 L. ed. (9 Wheat) 244; U.S. v Barr, 309 U.S. 242;
 CRS 11-60-103; 31 USC A 5323; 18 USC A 219, 951; American Jurisprudence
 2nd Edition, sections 71 and 82; The Public Papers and addresses of Franklin
 Roosevelt vol II pgs 18-24; Home Building and Loan Association v
 Blaisdell 290 U.S. 398; An Act Concerning the Rights of American
 Citizens in foreign states; Treasury delegation order no. 91; Dept.
 of the Army field manual, 1969, FM 41-10, pg 1-4, sec 1-7(b), 1-10(f)(c)(1); 22
 USC A 284; 22 USC A 287; ex parte Milligan 71 U.S. 2; 31 USC A
 6700 et seq; Congressional Record May 23, 1933, pgs 4055-4058; Atkins et al
 v U.S., 556 F.2d, 028, pgs 1072 and 1074; 5 USC A 5305; 5 USC A 5335;
 4 USC A 104-113; Springfield v Kenny 104 N.E. 2d 65; Wheeling Steel
 Corp v Fox 298 U.S. 193, 80 L. Ed. 1143, 56 S. Ct. 773; Public Law 89-719;
 CRS 5-1-106; Handbook of the National Conference of Commissioners on
 Uniform State Laws 1966 edition, pg 152-53; Presidential Proclamation
 3972; Department of the Army Field Manual, FM 41-10 (1969); 8 USC A 1481,
 22 USC A 611-13; 50 USC A 78; Research Technical Manual TM-
 SW 7905.1; pgs 3, 7; Public Law 94-564; Reorganization plan no. 26;
 Congressional Record, Senate December 13, 1967 Mr. Thurmond; 1985 Edition
 of the Dept. of the Army field manual FM 41-10; 22 USC A 611 et seq;
 26 USC A 7701(a)(1); Treasury Delegation Order, 150-10; 22 USC A
 286 & 286(c); 22 USC A 611(c)(iii); Treasury Delegation Order no. 91;
 22 USC A 611(c)(2); 22 USC A 612; 22 USC A 219; 22 USC A 951;
 Dept. of the Army pamphlet 27100-70, military Law Review vol 20;
 Public Law 95-149; Public Law 101-167; 18 USC A 219 & 951; Cinema 5

v Cinerama, 528, F 2d 1384; Easley v Brookline Trust 256 SW 2d 983;
 US v Woodly 726 F 2d 1328, 751 F 2d 1008; Cohen v Virginia, 6 Wheat 264;
 US v Throckmorton, 98 US 61; 26 IRC 6103 (105); Internal Revenue
 Manual section 1132.61, 1100-40.1 through 1100-40.2 (1992 edition);
 22 USCA 611-613; Federalist paper # 78; Congressional Record October
 17, 2001, pgs H1720-H1725; April 15, 1861 Presidential Proclamation; International
 Organization Immunities Act; 5 USCA 331, 332, 333; title 22 CFR
 Foreign Relations 92.12-92.31; 8 USCA sect. 1481, 22 USCA, ch 11, 611;
 National Emergencies Act; International Emergency Economic Powers Act, 18
 USCA 1918; Congressional Record, June 13, 1967, pgs 1546-15646; Report on
 the National Lawyers Guild, Sep 17, 1950; 15 USCA 1-2;
 "First Amendment rights are indeed fundamental, for 'We the People' are
 the Sovereigns, not those who sit in the seats of the mighty." Broadrick v
 STATE OF OKLAHOMA, 413 US 601, (1973)

Any omission is not a waiver; A copy, facsimile or digital scan is lawfully
 declared to be an Original.

I, Thomas David House of Deegan, do by these Presents, under full
 liability and transparency, declare and attest that the foregoing
 is true, correct and complete, truth, the whole truth and nothing
 but the truth, to the best of my knowledge and ability, so help
 me God.

Sui juris, kidnapper in fact, Heir of the Creator, Administrator in
 fact, Executor in fact, Custodian in fact, Beneficiary in fact,
 w/o prejudice, w/o recourse

On the twenty-fourth day of February, in the year of my Lord Jesus Christ two
 thousand sixteen

in the factually unproven, alleged CIRCUIT COURT COUNTY OF WOOD (1 of 7)
the factually unproven, alleged JEFFREY B. REED
all within a defaulted and dishonored military, corporate, commercial system.
alleged, commercial case #'s 15-MS4F-00463, 16-F-25, 11-F-101, 15-B-328, all
commercial and non-compliant to Original Contract, see 72.11CFR for your edification
only.

alleged, yet factually unproven, STATE OF WEST VIRGINIA, alleged Plaintiff
but factually just a defaulted and dishonored, creature of the mind and
fiction of law, not the real party in interest; V

THOMAS DEEGAN, THOMAS DAVID DEEGAN, and all derivatives,
appellations and letter combinations of the same, a fiction of law, Cestui Que Vie
trust, federal corporation, ensleaved, creature of the mind, strawman, as
opposed to the real man Thomas David House of Deegan;
Challenge to the use of transcripts of any and all kinds and all alleged
Recordings;

to be placed in purported case #'s 11-F-101, 15-MS4F-00463, 15-B-328, and
16-F-25 all within a defaulted and dishonored commercial, corporate, military
system; filed into Original Jurisdiction, Original Venue, and Original
Law Form, under the Law of the Land aka God's Law pursuant to
Romans 8:16, 17 and 13:8, 9, 10, Acts 5:27 and 25, Ezekiel 44:24, St. Luke 5:29
and 13:16 and 1 Corinthians 15:45; not an alleged statutory court of record of
limited jurisdiction nor an alleged CIRCUIT COURT, Thomas David House
of Deegan, defendant in error, trustee in error, surety in error, acceptor in
error, et cetera, kidnapper in fact, Administrator in fact, Executor in fact,
Custodian in fact, Beneficiary in fact, Heir of the Creator by Divine Visitation
under Divine Authority at all places and all times past, present and future,
under and out of, necessity, only participating by, and under, threats
of death and violence, unlawful military imprisonment, duress and coercion,
not submitting to, granting, consenting and/or accepting the inferior and alleged
statutory court of record of limited jurisdiction nor the alleged CIRCUIT
COURTS jurisdiction, venue and law form, does hereby restate any and
all previous documents, whether filed and unlawfully removed or not, in their
entirety, and incorporated herein, as if set forth in full as an integral
part of the Creation-wide Public Record; Thomas David House of Deegan
does further restate any and all documents of case # 15-0491 in
their entirety, and incorporate herein, as if set forth in full as
an integral part of the Creation-wide Public Record;

Thomas David House of Deegan, as Administrator and Beneficiary, does hereby challenge the use and admissibility of transcripts and/or recordings of any nature and kind.

As the alleged prosecutor has no first-hand facts nor competent first-hand fact witnesses regarding any/all alleged transcripts and/or alleged recordings under Law they are not permitted nor allowed to be utilized in any manner at any time and/or any place; Further set forth below, to wit:

1. I, Thomas David House of Deegan, have no alleged recordings of alleged calls in my possession to even begin to try to verify, which is highly improbable at best, the accuracy, validity and/or authenticity of either the alleged call(s) and/or transcripts thereof. Nor has the alleged prosecution offered first-hand facts and first-hand fact competent witnesses to testify and give reports about either and/or both; For this reason alone all should be disallowed entirely;
2. The alleged prosecutor moved on or about the eleventh day of November, in the Year of my Lord Jesus Christ two thousand fifteen, even then breaking alleged Rule 32 of WEST VIRGINIA RULES OF CRIMINAL PROCEDURE, a private, corporate rule, for an alleged motion to revoke, and most certainly had ample time by now to the alleged calls independently and forensically analyzed and a determination of whether it was authentic and original or not, and positively identifiable one way or another by competent first-hand fact witness and first hand facts; and after the aforementioned and an unlikely positive result, an independent ~~transcript~~ ^{audio expert} certifying it was a true, correct, accurate and complete original, only then would a transcript of such be somewhat valid, and only then when certified true, accurate, correct and complete transcription thereof, under oath and liability and then testified to by the same;
3. No competent and independent certified audio expert has been noticed to me, along with their full, unadulterated detailed report of the forensic examination of any alleged call;

4. no independent expert has certified the alleged transcripts I have as true, correct, accurate and complete, nor under oath and full liability, nor is one on the alleged witness list for these trustee hearings;
 5. where the alleged call(s) come from is unknown to me so most likely it would ~~be~~^{not} be an original, or a true, accurate, correct and complete copy of the original, nor has the alleged prosecution produced any first-hand facts, nor competent first-hand fact witnesses, willing to testify under oath and full liability as such, that they certify it is an original or a true, accurate, correct and complete copy of the original;

6. I, on the fourth day of September, in the Year of my Lord Jesus Christ two thousand fifteen, did file an amendment to a suit still ongoing at the now defaulted and dishonored creature of the mind WUSCOA and the equally defaulted and dishonored creature of the mind STATE OF WV, all derivatives and appellations thereof, all creations and liabilities thereof, all agents, assigns, successors and principals thereof, which exposed and further placed the corporate structure, illegal and unlawful per Original Contract, of the aforementioned, including but not limited to, any/all COUNTY OF..., and further named numerous egregious and willful violations of the Original Contracts. All of the aforementioned would have ample reasons and resources to fake, alter anything they needed to keep the fraudulent scheme perpetuating and ongoing;

7. even the alleged prosecution's own unverified, unsworn "transcript" never has my full lawful name spoken, so to just simply assume the voice is mine without audio experts saying it matches my voice 100%, putting the trust name on there next to certain words is a fraud and extremely prejudicial, but also bordering on criminal activity; Produce the first-hand facts and first-hand facts - competent witnesses;

8. private corporate code WEST VIRGINIA CODE 62-1-8 requires and stipulates even at a worthless going through the motions only preliminary, only evidence generally available at trial is usable as this would certainly require at least that;
 BHD certified recordings

9. In order for the alleged transcripts to be part of the record and Creation-Wide Public Record and permissable therein, the person transcribing would need to be testifying under oath to the same, and even before that the alleged recording would still need to be authenticated as an original by an expert and a competent first-hand fact witness;
10. Due to a late, unlawful filing it appears we are now allowed to use gossip from the internet as fact and no witness or gossip to testify to it; this is absolute insanity and is now obviously just a kangaroo/starchamber COURT, not under Original Contract authority; this purported transcript from an internet website; In that case I have tons of "evidence" that this government is all criminal and owned by outside foreign interests; where do I send it in for trustee hearings?

Authorities and Principles Memorandum

- From a wrong no contract can arise. (HC unlawful contract)
- He who affirms must prove.
- false in one thing, false in all things. (Williams sworn testimony)
- It is a fraud to conceal a fraud.
- Man is a term of nature, person, of the civil law.
- No one may come into court with unclear hands. (new warrant 2010)
- In criminal cases the silence of a man presumes consent.
- One may do with his own as he pleases, if he does not invade the rights of others.
- An injury is done to him of whom a reproachful thing is said.
- A man should not be benefitted by his own wrong doing.
- A judge should decide according to the allegations and proofs.
- Jurors ought to be neighbors, of sufficient estate and free from suspicion.
- Justice is an excellent virtue, and pleasing to the most High.
- The Lawful contract makes the law.
- The Law of God and the law of the land are all one.
- An unjust law is not a law.

Law assists the wakeful, not the sleeping.

Liberty is more favored than all things.

Many things pertain ^{THH} not to human laws, but to divine jurisdiction.

No one may sue at law in the name of another.

No one does damage unless he is doing what he has no right to do.

No one is prohibited from using several defenses.

No one is punished unless for some injury, deed or default.

No one is present unless he understands.

Nothing is so contrary to consent as force and fear.

He who errs does not consent.

He who does not defend himself when present is considered as submitting.

It is not law but servitude to be held by what we have not consented to.

It matters not if a revocation is made by word or deed.

No one shall obtain an advantage by his own wrong.

All men are either freeman or slaves.

Every dishonorable contract is odious to the law.

There is no disputing against or denying principles.

Once a fraud always a fraud.

Contracts which are not against the law, and do not originate in fraud, are in all respects to be observed.

Word of mouth flies away, things written remain.

Plain truths need not to be proved.

Every jurisdiction has its own limits.

He who uses his own right harms no one.

He who does not blame, approves.

He who does not freely speak the truth, is a betrayer of truth.

He who does not prevent what he can prevent is considered

as doing the thing.

He who first offends causes the strife.

He who is silent appears to consent.

That which is not valid at the beginning, improves not by lapse of time.

Time cannot render valid an act void in its origin.
 That which does not appear, does not exist.
 A mandate of an illegal thing is void.
 Everyone is the manager and disposer of his own affairs.
 Let the principal answer.
 Rights never die.
 to write is to act.
 the presumption is always in favor of the one who denies.
 Silence shows consent.
 Remove the foundation, the work fails.
 That is the highest law which favors religion.
 That reason is strongest which operates in favor of religion.
 Suppression of the truth is equal to the expression of the false.
 Things are dissolved as they be contracted.
 Tort is contrary to the law.
 trusts survive absent a trustee.
 when an ordinary remedy, ceases to be of service, recourse must
 be had to an extraordinary one.
 Every obligation is dissolved in the same manner in which it is
 contracted.
 Plain truths need not be proved.
 the laws serve the vigilant and not those who sleep.
 void things are as no things.
 words spoken vanish, words written remain.
 the voice of the people is the voice of God.
 An act done without my consent is not my act.
 An admiralty court has no jurisdiction over those
 questions which are determined by the common law.
 Equity remedies errors.
 A twisting of language is unworthy of a judge.
 Justice is not to be denied, or delayed.
 A slip of the tongue should not be lightly given to punishment.

11. And last, but most important Article III section 2, "In all Cases... and those in which a State shall be Party, the Supreme Court shall have original Jurisdiction." Original Contract aka the Constitution for the United States of America 1819 in conjunction with Article VI "This Constitution... shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, ... and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution;

How does this corporate, commercial, military CIRCUIT COURT have jurisdiction as claimed by foreign agent/trustee REED on the nineteenth day of February, in the year of my Lord Jesus Christ two thousand sixteen if they are operating per the Original Contracts, or are they merely simulating portions of Government for private commercial gain?

any omission is not a waiver. A copy, facsimile and digital scan is declared lawfully to be an Original.

with reservation of all Filings, documents, agreements, arguments, defenses, truths, facts, stipulations by, and for Thomas David House of Deegan.

Originally filed the nineteenth day of February, amended the twenty fourth day of February, in the year of my Lord Jesus Christ, two thousand sixteen.

I, Thomas David House of Deegan, under full liability and complete transparency, do declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Heir of the Creator, Executor in fact, Administrator in fact, Custodian in fact, Beneficiary in fact, w/o prejudice

T.D.H.

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,
PLAINTIFF,

vs.


CASE NO. 16-F-25
JUDGE JEFFREY B. REEDTHOMAS DEEGAN,
DEFENDANT.

MOTION TO CONTINUE HEARING ON CERTAIN MOTIONS

Now comes the State of West Virginia, by and through Samuel C. Rogers, II, Assistant Prosecuting Attorney, and hereby moves this Court to continue the hearing on certain motions, in the above styled matter, now set for March 1, 2016, and in support thereof states as follows:

1. Trooper Williams, WVSP, will be unable to attend the hearing on pretrial motions as he has been subpoenaed to testify before a grand jury in another county of West Virginia on March 1, 2016;
2. Mark Jarrett, WV Intelligence Fusion Center, will be unable to attend the hearing on pretrial motions as he has a serious medical condition that will make him unable to attend.

Wherefore, the State of West Virginia prays that the hearing on any and all motions Trooper Williams and Mark Jarrett would be called to testify, be continued to a later date.

STATE OF WEST VIRGINIA
By Counsel,
Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market St.
Parkersburg, WV 26101
(304) 424-1776

16:03

God bless

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,
PLAINTIFF,

vs.


CASE NO. 16-F-25
JUDGE JEFFREY B. REED

THOMAS DEEGAN,
DEFENDANT.

CERTIFICATE OF SERVICE

I, SAMUEL C. ROGERS, II, Assistant Prosecuting Attorney, hereby certify that I
have served a true copy of the within **MOTION TO CONTINUE** on this 24th day of
FEB., 2016, upon the parties hereto, by facsimile, to:

THOMAS DEEGAN, NCRI


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market St.
Parkersburg, WV 26101
(304) 424-1776

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA


STATE OF WEST VIRGINIA,
PLAINTIFF,
vs.CASE NO. 16-F-25
JUDGE JEFFREY B. REEDTHOMAS DEEGAN,
DEFENDANT.

NOTICE OF INTENTION TO USE EVIDENCE

TO: THOMAS DAVID DEEGAN, DEFENDANT, PRO SE.

Comes now the State of West Virginia, by Samuel C. Rogers, II, Assistant Prosecuting Attorney, and, pursuant to Rule 12(d)(1) of the West Virginia Rules of Criminal Procedure, does hereby give notice that the State of West Virginia intends to use statements made by the Defendant, copies of which have been provided to the Defendant.

You are further notified that a hearing has been set before the Honorable Jeffrey Reed, Judge of the Circuit Court of Wood County, West Virginia, on MARCH 1, 2016, at 9:45 am, at which time you may object to the use of said statement as evidence pursuant to Rule 12(a)(3) of said Rules if you so desire.

Notice given this 24th day of FEB, 2016.STATE OF WEST VIRGINIA
By Counsel
Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market Street
Parkersburg, West Virginia 26101
304-424-1776

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,
PLAINTIFF,

vs.

THOMAS DEEGAN,
DEFENDANT.

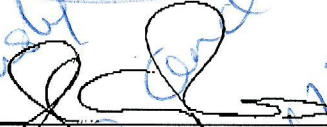
CASE NO. 11-F-101

JUDGE JEFFREY B. REED

CERTIFICATE OF SERVICE

I, Samuel C. Rogers, II, Assistant Prosecuting Attorney, hereby certify that I have caused to have served a true copy of the within **NOTICE OF INTENTION TO USE EVIDENCE** on this 24th day of FEB, 2016, upon the parties hereto, by facsimile, to:

THOMAS DEEGAN


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market Street
Parkersburg, West Virginia 26101
304-424-1776

48 H Reed

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

PLAINTIFF,

vs.

CASE NO. 16-F-25

JUDGE JEFFREY B. REED

THOMAS DEEGAN,

DEFENDANT.

NOTICE OF INTENTION TO USE EVIDENCE PURSUANT TO RULE 404(b) OF THE
WEST VIRGINIA RULES OF EVIDENCE

TO: THOMAS DEEGAN, DEFENDANT, PRO SE:

Comes now the State of West Virginia, by Samuel C. Rogers, II, Assistant Prosecuting Attorney, and, pursuant to Rule 404(b) of the West Virginia Rules of Evidence, does hereby give notice that the State of West Virginia intends to use evidence at trial of the above styled matter in the following particulars:


1. The State intends to offer evidence that the Defendant was on Home Confinement at the time of the incident as mentioned in the indictment;
2. The above described evidence will be offered to prove the Defendant had the opportunity to commit the crime; that the incident took place in Wood County, West Virginia, a material element of the crime charged.

You are further notified that a hearing has been set before the Honorable Jeffrey Reed, Judge of the Circuit Court of Wood County, West Virginia, on MARCH 1, 2016, at 9:45 am, at which time you may object to the use of said evidence pursuant to Rule 404(b) of said Rules if you so desire.

Notice given this 24th day of FEB, 2016.

STATE OF WEST VIRGINIA

By Counsel


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market Street
Parkersburg, West Virginia 26101
304-424-1776

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

PLAINTIFF,

vs.

THOMAS DEEGAN,

DEFENDANT.


CASE NO. 16-F-25

JUDGE JEFFREY B. REED

CERTIFICATE OF SERVICE

I, Samuel C. Rogers, II, Assistant Prosecuting Attorney, hereby certify that I have caused to have served a true copy of the within **NOTICE OF INTENTION TO USE** on this 24th day of FEB., 2016, upon the parties hereto, by facsimile, to:

THOMAS DEEGAN


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market Street
Parkersburg, West Virginia 26101
304-424-1776

On the twenty
year of my
Sixteen.
Kidnappee in fact, Heir of the Creator, Beneficiary in fact

JDH

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA**STATE OF WEST VIRGINIA,
PLAINTIFF,****vs.****///****CASE NO. 16-F-25
JUDGE JEFFREY B. REED****THOMAS DEEGAN,
DEFENDANT.****STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY**

Now comes the State of West Virginia, by and through Samuel C. Rogers, II, Assistant Prosecuting Attorney, and hereby responds to the Defendant's previously-filed Motion for Discovery pursuant to Rule 16 of the West Virginia Rules of Criminal Procedure:

1. STATEMENTS OF DEFENDANT:**a. Recorded Statements:**

- i. Audio of conference call, dated 9/14/15, provided previously;
- ii. Transcript of conference call, dated 9/14/15, transcribed by the State, provided previously;
- iii. Transcript of conference call 9/14/15, posted 9/15/15 by "Jean;"
- iv. CD containing jail calls, provided previously;
- v. Transcript of jail calls to be used, previously provided;
- vi. STSH Interview, dated 9/22/15, provided to stand-by counsel;

b. Unrecorded Statements:

- i. None.

2. DEFENDANT'S CRIMINAL RECORD:

- a. NCIC Report on Mr. Deegan's criminal record was previously provided.

3. POTENTIAL TANGIBLE OBJECTS, ETC. WHICH MAY BE USED AT TRIAL (copies provided in the following order):

- a. Criminal Complaint, previously provided;
- b. Warrant for Arrest, previously provided;
- c. Transcript of conference call, dated 9/14/15, previously provided;
- d. Wood County Home Confinement Terms and Conditions, dated 12/19/14, previously provided;
- e. Position History for Thomas Deegan for 9/14/15, previously provided;

- f. WV Regional Jail Booking/Movement to Population Record, Dated 9/24/15, previously provided;
- g. Position History for Thomas Deegan for 9/14/15, previously provided;
- h. Photo of sign located beside phone in NCRJ, previously provided;
- i. CD containing jail calls, previously provided;
- j. Transcript of jail calls to be used at trial, previously provided;
- k. WVSP Report, to be provided upon receipt;
- l. Any and all items listed or referred to in the attached exhibits, as well as exhibits previously provided.

4. RESULTS OF SCIENTIFIC TESTS, ETC.

- a. None.

5. STATE'S POTENTIAL WITNESSES

- a. Trooper K. Williams, WVSP
- b. Steve Stephens - WCHC
- c. Mark Jarrett, WV Intelligence Fusion Center
- d. Dennis Mehall, FBI - Charleston Detachment
- e. Hugh Mallet, FBI - Charleston Detachment
- f. Any and all witnesses listed or referred to in attached exhibits, as well as exhibits previously provided

6. EXPERT WITNESSES

- a. None.

7. EXCULPATORY EVIDENCE

- a. No available evidence is deemed by the State to be exculpatory in nature.
- If any of the attached material is deemed by the Defendant to be exculpatory then the Defendant has notice of the same.

8. SEARCH WARRANTS, AFFIDAVITS, AND EVIDENCE SEIZED OR
VIEWED THERETO:

a. None.


9. 404(b) EVIDENCE:

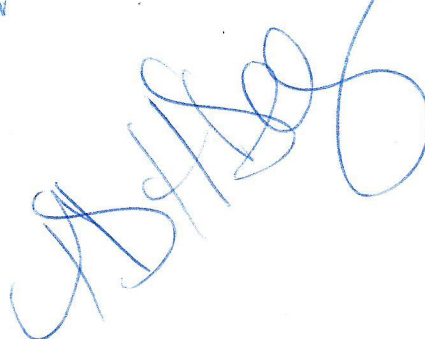
a. Testimony by Steve Stephens that Defendant was on Home Confinement
at the time of the incident.

Respectfully submitted this 24th day of FEB, 2016.

STATE OF WEST VIRGINIA

By Counsel


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market St.
Parkersburg, WV 26101
(304) 424-1776



IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,
PLAINTIFF,

vs.

THOMAS DEEGAN,
DEFENDANT.CASE NO. 16-F-25
JUDGE JEFFREY B. REED

STATE'S REQUEST FOR DISCLOSURE OF EVIDENCE BY THE DEFENDANT

Now comes the State of West Virginia, by Samuel C. Rogers, II, Assistant Prosecuting Attorney, and having responded to the Defendant's Rule 16 request for discovery does hereby request that the Defendant comply with the following requests:

1. Allow the State to inspect and copy or photograph books, papers, documents, photographs, tangible objects or copies or portions thereof, which are within the possession, custody, or control of the Defendant and which the Defendant intends to introduce as evidence in chief at the trial in this matter.
2. Permit the State to inspect and copy or photograph any results or reports of physical or mental examinations and of scientific tests or experiments made in connection with this case, or copies thereof, within the possession or control of the Defendant, which the Defendant intends to introduce as evidence in chief at the trial of which were prepared by a witness whom the Defendant intends to call at the trial when the results or reports relate to that witness' testimony.
3. Furnish to the State a list of the names and addresses of the witnesses the Defendant intends to call in the presentation of the case in chief, both lay and expert, as well as copies of any written reports or curricula vitae related to each witness.
4. Provide the State with 10 day written notice, pursuant to Rule of Criminal Procedure 12.1, of the Defendants intention to offer an alibi defense stating the specific place or places at which the defendant claims to have been at the time of


the alleged offense. Also, the State requests the names and addresses of the witnesses upon whom the defendant intends to rely to establish such alibi.

5. Provide notice to the State, in accordance with Rule 12.2 of the Rules of Criminal Procedure, of any intended use of a defense related to insanity or mental defect/disease bearing upon the issue of Defendant's guilt. The State requests written notice of such along with the name, address, phone number, and curriculum vitae for any expert witness the Defendant plans to call to testify regarding that defense.

Submitted this 24th day of FEB., 2016.

STATE OF WEST VIRGINIA

By Counsel,


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market St.
Parkersburg, WV 26101
(304) 424-1776

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA


STATE OF WEST VIRGINIA,
PLAINTIFF,

VS.

THOMAS DEEGAN,
DEFENDANT.CASE NO. 16-F-25
JUDGE JEFFREY B. REEDCERTIFICATE OF SERVICE

I, Samuel C. Rogers, II, Assistant Prosecuting Attorney, hereby certify that I have served a true copy of the within **STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY** on this 24th day of FEB, 2016, upon the parties hereto, by FAX to:

THOMAS DEEGAN, PRO SE
F. JOHN OSHOWAY, STAND-BY COUNSEL


Samuel C. Rogers, II, Bar #12112
Assistant Prosecuting Attorney
317 Market St.
Parkersburg, WV 26101
(304) 424-1776