#### To Whom It May Concern:

The afternoon of July 02, 2019, Deputy Egan Smith and Sergeant Mitch Vetere from the Emery County Utah Sheriff's Department both arrived at my place, 651 N Broadway; Green River, Utah 84525 in separate vehicles. After many lies from both of them, they stole my "Noble Model 20G, Bolt-Action, Single-Shot, 22 caliber Long Rifle" which I bought back in the early 1960s.

By their actions, both Deputy Egan Smith and Sergeant Mitch Vetere have violated their "Oath of Office: 'I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States, ... . " As a result, they have both also violated my Constitutional Rights and as a result, are both under a Curse, as well as, the Emery County Utah Sheriff's Department; the City of Green River, Utah; Emery County, Utah; the State of Utah; the United States of America; and the World, are all under this Curse!

From the lowest person on the totem pole, to the highest officer of your "One World Government," this Curse will continue to ratchet up until my "Noble Model 20G, Bolt-Action, Single-Shot, 22 calber Long Rifle" is returned to me in excellent condition.

Sincerely,

Frank W. anderson

Frank W. Anderson

Relieved 7-25-19

11:31 am

BY DEPUTY D. Keele

July 5th 2019 19-03778 Bridigett Meslows 19-03693 July 02,2019 Ogan Smith

Sheriff's Office  EMERY COUNTY, STATE OF UTAH	1964
Castle Dale, Utah July, 25	, 20 19
Received of Frank Anderson .s -	DOLLARS
For Gun Seizure . 27 Cal. Noble Model 20 G Cas	c # 19-6369
( ) SUMMONS ( ) GARNISHMENT LAMAR E. GUYMON, SH	IERIFF
() COMPLAINT () EXECUTION () ORDER  By Deputy 4. Smith	

Citation No	BAIL RECEIPT	№ 19626
RECEIVED FROM Ander Son  Cash Bail - Charge of Felony D's  To appear before Justice of the Peace  On or before December 15 <sup>th</sup> Address  Court Phone Number 435 381 54  Booking Number 4017 137	Frank Kelease charge of a F mes 1,2020, at 0900 A	DOLLARS  Evearm (F3)  M. P.M.  ail Commissioner

40+22 AUG 2020 Emony County Sheriff

The Order of the Court is stated below:

Dated: July 31, 2020

02:35:59 PM

/s/ JEREM / FIGURES
District Constant

by

/s/ CHAY DATE:

District Court Clerk

#### IN THE SEVENTH JUDICIAL DISTRICT COURT

#### IN AND FOR EMERY COUNTY, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff,
vs.

Criminal No. 201700087

FRANK ANDERSON

DOB: 10/19/1948,

Defendant.

CA No. 20-0334

#### THE STATE OF UTAH TO THE ABOVE-NAMED DEFENDANT:

You are hereby summoned to appear before me at my court at 1850 North Des Bee Dove Road, Castle Dale, Utah on the 1st day of September, 2020, at 9:00 a.m. to answer charges made against you that on or about July 02, 2019 you did commit the public offense(s) of:

FELONY DISCHARGE OF A FIREARM in violation of Utah Code Annotated §76-10-508.1, a Third-Degree Felony

PRIOR TO APPEARING ON THE ABOVE DATE YOU MUST DO THE FOLLOWING: Contact the Emery County Sheriff's Office at (435) 381-5500 at least 48 hours in advance of your appearance date to make an appointment for booking on the above offense. You must bring this summons with you to the jail.

THIS HEARING WILL BE HANDLED VIA WEBEX. YOU ARE HEREBY ORDERED TO CONTACT THE COURT CLERK AT 435-381-5419 ATLEAST 2 DAYS BEFORE THE ABOVE COURT DATE TO RECEIVE THE WEBEX LINK AND INSTRUCTIONS FOR APPEARING.

THIS ORDER IS EFFECTIVE WHEN DIGITALLY SIGNED AND DATED BY THE COURT ON THE TOP OF THE FIRST PAGE

<u>Defendant's address</u>: 40 West Cottonwood Drive Green River UT 84525

Served to Frank Anderson

This 3 day of August, 2020 Time 10:43

At 651 N Brad Liny Green River

By Orklete 1-5-36

Emery County Sheriff's Office

Michael D. Olsen (11418) Emery County Attorney W. Brent Langston (4614) Deputy Emery County Attorney P.O. Box 249 Castle Dale, Utah 84513-0249 Telephone: (435) 381-2543

Fax: (435) 381-2735

# IN THE SEVENTH JUDICIAL DISTRICT COURT IN AND FOR EMERY COUNTY, STATE OF UTAH

THE STATE OF UTAH,	INFORMATION
Plaintiff, vs.	Criminal No
FRANK ANDERSON 40 West Cottonwood Drive Green River UT 84525	Judge
DOB: 10/19/1948,	
Defendant.	CA No. 20-0334

The undersigned W. Brent Langston, Deputy Emery County Attorney, State of Utah, alleges that the Defendant committed the following crime(s):

FELONY DISCHARGE OF A FIREARM in violation of §76-10-508.1, Utah Code Annotated (1953), as amended, as follows: That on or about July 02, 2019, in Emery County, State of Utah, the defendant did, knowing or having reason to believe that any person may be endangered by the discharge of a firearm, discharge a firearm in the direction of any person or persons. A Third-Degree Felony.

This information is based on evidence obtained from Egan Smith.

Authorized for presentment and filing 31 July 2020.

W. Brent Langston

Deputy Emery County Attorney



UFN: 493128-0525

Clerk: 14

Receipt #: 840-58400123-1-1736682-1

Domestic Return Receipt

18 USC 241: Conspiracy against rights

Text contains those laws in effect on May 13, 2021

From Title 18-CRIMES AND CRIMINAL PROCEDURE

PART I-CRIMES

**CHAPTER 13-CIVIL RIGHTS** 

Jump To:

Source Credit

**Miscellaneous** 

<u>Amendments</u>

**Effective Date** 

**Short Title** 

## §241. Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or

hinder his free exercise or enjoyment of any right or privilege so secured-

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

(June 25, 1948, ch. 645, 62 Stat. 696; Pub. L. 90–284, title I,  $\S103(a)$ , Apr. 11, 1968, 82 Stat. 75; Pub. L. 100–690, title VII,  $\S7018(a)$ , (b)(1), Nov. 18, 1988, 102 Stat. 4396; Pub. L. 103–322, title VI,  $\S60006(a)$ , title XXXIII,  $\S330016(1)(L)$ , Sept. 13, 1994, 108 Stat. 1970, 2109, 2113, 2147; Pub. L. 104–294, title VI,  $\S\$604(b)(14)(A)$ , 607(a), Oct. 11, 1996, 110 Stat. 3507, 3511.)

#### **HISTORICAL AND REVISION NOTES**

Based on title 18, U.S.C., 1940 ed., §51 (Mar. 4, 1909, ch. 321, §19, 35 Stat. 1092).

Clause making conspirator ineligible to hold office was omitted as incongruous because it attaches ineligibility to hold office to a person who may be a private citizen and who was convicted of conspiracy to violate a specific statute. There seems to be no reason for imposing such a penalty in the case of one individual crime, in view of the fact that other crimes do not carry such a severe consequence. The experience of the Department of Justice is that this unusual penalty has been an obstacle to successful prosecutions for violations of the act.

Mandatory punishment provision was rephrased in the alternative.

Minor changes in phraseology were made.

#### **EDITORIAL NOTES**

#### AMENDMENTS

1996-Pub. L. 104–294, §607(a), substituted "any State, Territory, Commonwealth, Possession, or District" for "any State, Territory, or District" in first par.

Pub. L. 104–294, §604(b)(14)(A), repealed Pub. L. 103–322, §320103(a)(1). See 1994 Amendment note below.

1994-Pub. L. 103-322, §330016(1)(L), substituted "They shall be fined under this title" for "They shall be fined not more than \$10,000" in third par.

Pub. L. 103-322, §320201(a), substituted "person in any State" for "inhabitant of any State" in first par.

Pub. L. 103–322, §320103(a)(2)–(4), in third par., substituted "results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both" for "results, they shall be subject to imprisonment for any term of years or for life".

18 USC 24/

1 of 2

Pub. L. 103–322, §320103(a)(1), which provided for amendment identical to Pub. L. 103–322, §330016(1)(L), above, was repealed by Pub. L. 104–294, §604(b)(14)(A).

Pub. L. 103–322, §60006(a), substituted ", or may be sentenced to death." for period at end of third par.

1988-Pub. L. 100–690 struck out "of citizens" after "rights" in section catchline and substituted "inhabitant of any State, Territory, or District" for "citizen" in text.

1968-Pub. L. 90–284 increased limitation on fines from \$5,000 to \$10,000 and provided for imprisonment for any term of years or for life when death results.

#### STATUTORY NOTES AND RELATED SUBSIDIARIES

#### **EFFECTIVE DATE OF 1996 AMENDMENT**

Amendment by section 604(b)(14)(A) of Pub. L. 104–294 effective Sept. 13, 1994, see section 604(d) of Pub. L. 104–294, set out as a note under section 13 of this title.

#### SHORT TITLE OF 1996 AMENDMENT

Pub. L. 104–155, §1, July 3, 1996, 110 Stat. 1392, provided that: "This Act [amending section 247 of this title and section 10602 of Title 42, The Public Health and Welfare, enacting provisions set out as a note under section 247 of this title, and amending provisions set out as a note under section 534 of Title 28, Judiciary and Judicial Procedure] may be cited as the 'Church Arson Prevention Act of 1996'."

18 USC 241 2 of 2

18 USC 242: Deprivation of rights under color of law

Text contains those laws in effect on May 13, 2021

From Title 18-CRIMES AND CRIMINAL PROCEDURE

PART I-CRIMES
CHAPTER 13-CIVIL RIGHTS

Jump To:

Source Credit Miscellaneous Amendments Effective Date

## §242. Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

(June 25, 1948, ch. 645, 62 Stat. 696; Pub. L. 90–284, title I,  $\S103(b)$ , Apr. 11, 1968, 82 Stat. 75; Pub. L. 100–690, title VII,  $\S7019$ , Nov. 18, 1988, 102 Stat. 4396; Pub. L. 103–322, title VI,  $\S60006(b)$ , title XXXII,  $\S330016(1)(H)$ , Sept. 13, 1994, 108 Stat. 1970, 2109, 2113, 2147; Pub. L. 104–294, title VI,  $\S\$604(b)(14)(B)$ , 607(a), Oct. 11, 1996, 110 Stat. 3507, 3511.)

#### HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., §52 (Mar. 4, 1909, ch. 321, §20, 35 Stat. 1092). Reference to persons causing or procuring was omitted as unnecessary in view of definition of "principal" in section 2 of this title.

A minor change was made in phraseology.

#### **EDITORIAL NOTES**

#### **AMENDMENTS**

1996-Pub. L. 104-294, §607(a), substituted "any State, Territory, Commonwealth, Possession, or District" for "any State, Territory, or District".

Pub. L. 104–294, §604(b)(14)(B), repealed Pub. L. 103–322, §320103(b)(1). See 1994 Amendment note below.

1994-Pub. L. 103-322, §330016(1)(H), substituted "shall be fined under this title" for "shall be fined not more than \$1,000" after "citizens,".

Pub. L. 103–322, §320201(b), substituted "any person in any State" for "any inhabitant of any State" and "on account of such person" for "on account of such inhabitant".

Pub. L. 103–322, §320103(b)(2)–(5), substituted "bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both" for "bodily injury results shall be fined under this title or imprisoned not more than ten years, or both; and if death results shall be subject to imprisonment for any term of years or for life".

18USC 242 1of 2

Pub. L. 103–322, §320103(b)(1), which provided for amendment identical to Pub. L. 103–322, §330016(1)(H), above, was repealed by Pub. L. 104–294, §604(b)(14)(B).

Pub. L. 103-322, §60006(b), inserted before period at end ", or may be sentenced to death".

1988-Pub. L. 100–690 inserted "and if bodily injury results shall be fined under this title or imprisoned not more than ten years, or both;" after "or both;".

1968-Pub. L. 90-284 provided for imprisonment for any term of years or for life when death results.

#### STATUTORY NOTES AND RELATED SUBSIDIARIES

#### **EFFECTIVE DATE OF 1996 AMENDMENT**

Amendment by section 604(b)(14)(B) of Pub. L. 104–294 effective Sept. 13, 1994, see section 604(d) of Pub. L. 104–294, set out as a note under section 13 of this title.

punishment of allegans, and the contract of the property of the second property of the seco

18 USC 242 20f2

Michael D. Olsen (11418)

**Emery County Attorney** 

W. Brent Langston (4614)

Deputy County Attorney

P.O. Box 249

Castle Dale, Utah 84513-0249

Telephone:

(435) 381-2543

Fax:

(435) 381-2735

# IN THE SEVENTH JUDICIAL DISTRICT COURT IN AND FOR EMERY COUNTY, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff,

vs.

FRANK ANDERSON

DOB: 10/19/1948

Defendant.

MOTION TO DISMISS

Criminal No. 201700087

Judge Jeremiah Humes

CA No. 20-0334

COMES NOW the Plaintiff, by and through W. Brent Langston, Deputy Emery County Attorney, and moves this Court for an Order dismissing the Information filed on July 31, 2020, in the interest of justice and requests the dismissal be without prejudice..

DATED this 7th day of May, 2021.

W. BRENT LANGSTON

Deputy Emery County Attorney

hours

Michael D. Olsen (11418) Emery County Attorney

W. Brent Langston (4614)

**Deputy County Attorney** 

P.O. Box 249

Castle Dale, Utah 84513-0249

Telephone:

(435) 381-2543

Fax:

(435) 381-2735

# IN THE SEVENTH JUDICIAL DISTRICT COURT IN AND FOR EMERY COUNTY, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff,

vs.

Criminal No. 201700087

FRANK ANDERSON

DOB: 10/19/1948

Defendant.

ORDER OF DISMISSAL

Criminal No. 201700087

Judge Jeremiah Humes

CA No. 20-0334

BASED UPON the Motion of the Plaintiff, and good cause appearing therefor, the Information filed on July 31, 2020 is hereby dismissed without prejudice.

## **CERTIFICATE OF DELIVERY**

On the 7th day of May 2021, I served, a true and correct copy of the above and foregoing proposed Order of Dismissal to the following via US Mail to:

Frank Anderson P.O. Box 615 Green River UT 84525

/s/ Melany Weaver

Secretary

# **CERTIFICATE OF DELIVERY**

On the 7th day of May 2021, I served, a true and correct copy of the above and foregoing Motion to Dismiss to the following via US Mail to:

Frank Anderson P.O. Box 615 Green River UT 84525

/s/ Melany Weaver	
Secretary	

E M E R Y
c o u n t y
MICHAEL D. OLSEN
EMERY COUNTY ATTORNEY

P. 0. Box 249 Castle Dale, Utah • 84513-0249

CHO THE CONCRETE OF SELECTION OF

02 7H 0001327023 A

MALED FROM ZIP CODE 84513

Re 05/16/2021

FRANK ANDERSON PO BOX 615 GREEN RIVER UT 84525

8452580615

# <u>Acknowledgment</u>

State of Utah )			
§			
County of)			
On thisday of	, in the year 20	, before me,	a notary
date month	year	notary public name	
public, personally appeared	name of document signer	, proved on the b	asis of satisfactory
evidence to be the person(s) who	ose name(s) (is/are) su	bscribed to this instrument, an	d acknowledged
(-)	(-), ()		
(he/she/they) executed the same	2.		
Witness my hand and official sea	l.		
(notary signature)			
•		lsea	d)

Definition of serpent - a large snake., a sly or treacherous person, especially one who exploits a position of trust in order to betray it.

Definition of serpent. 1a archaic: a noxious creature that creeps, hisses, or stings. b: snake. 2: devil sense 1. 3: a treacherous person.

A serpent is a snake. ... Serpents have represented qualities ranging from evil to fertility to poison throughout history, and even today the symbol of medicine is a staff entwined by a serpent. The Latin root is serpentem, "creeping thing," from serpere, "to creep."

A serpent is a snake

All deceptive and all tricks of the legal trade ... serpent like

**Extrinsic Evidence**: Extrinsic Fraud is commonly associated with Legal Malpractice in that it happens in a means wherein your attorney merely engages in Willful Suppression of critical Material Evidence.

**Conspiracy**: Many cases where your own attorney is actually decided to take on your case with the Intention of actually Working In Concert with the opposing party. Although that may seem like a heinous act and is all to common and even widely accepted by the powers that govern their authority such as the court staff, the State Bar and the sitting Judicial Officer.

All Members of the same union... The Conspiracy of the BAR Lady Justice is hereby pronounced... DEAD

# **Claim of Damages**

The AUTHORITY FOR FINES (DAMAGES) CAUSED BY CRIMES BY GOVERNMENT OFFICERS: PERPETRATORS INCLUDING AUTHORIZING BODIES, CAPTAINS, CHIEFS, SUPERVISORS, EMPLOYERS, AGENTS, CLERKS, ADMINISTRATORS, JUDGES.

These Damages, in part, were determined by GOVERNMENT itself for the violation listed:

Emoluments Violations – 18 U.S.C. §§§ 241, 242, 643, / 28 U.S.C. § 1927, / 29 U.S.C. § 1109

He has erected a multitude of New Offices, and sent hither swarms of Officers to harass our people, and eat out their substance.

EXECUTIVE ORDER 13818 ON HUMAN TRAFFICKING (Public Law 114-328) section 212(f) 8 U.S.C. 1182(f), (INA), 3 U.S.C. section 301 28 U.S.C. §§ 1608, 1330 / Qui Tam 31 U.S. Code, § 3730(b),(c)

Breach	Penalty Authority
VIOLATION OF OATH OF OFFICE	\$250,000.00 18 USC 3571, 28 USC 3002 (15)
ARMED ABUSE OF OFFICE	\$200,000.00
ARMED ABUSE OF AUTHORITY	\$200,000.00
ARMED USE OF EMERGENCY LIGHTING	THE RESIDENCE OF THE PROPERTY
IN A NON-EMERGENCY	\$200,000.00
ARMED USE OF EMERGENCY SIREN	
IN A NON-EMERGENCY	\$200,000.00
ARMED ASSAULT AND BATTERY	\$200,000.00
ARMED THREAT OF VIOLENCE	\$200,000.00
ARMED COERCION	\$200,000.00
DENIED PROPER WARRANT(S)	\$250,000.00 18 USC 3571
DENIED RIGHT OF REASONABLE	
DEFENSE ARGUMENTS	\$250,000.00 18 USC 3571
DEFENSE EVIDENCE (RECORDS)	\$250,000.00 18 USC 3571
DENIED RIGHT TO TRUTH IN EVIDENCE	\$250,000.00 18 USC 3571
ARMED VIOLATION OF DUE PROCESS	\$200,000.00
SLAVERY (Forced Compliance to contracts not held)	\$250,000.00 18 USC 3571
DENIED PROVISIONS IN THE CONSTITUTION	\$250,000.00 18 USC 3571
ARMED TREASON, WAR AGAINST AMERICANS	\$250,000.00 18 USC 3571
GENOCIDE AGAINST HUMANITY	\$1,000,000.00 18 USC 1091
APPARTIDE	\$1,000,000.00
ARMED DEPRIVATION OF RIGHTS	1000 000 00 10 1150 040
UNDER COLOR OF LAW	\$200,000.00 18 USC 242
EMOTIONAL DISTRESS	\$200,000.00 32 CFR 536.77(a)(3)(vii)
MENTAL ANGUISH ABUSE	\$200,000.00 42 CFR 488.301
PEONAGE (Felony)	\$200,000.00 18 USC 1581, 42 USC 1994
UNLAWFUL INCARCERATION	\$200,000.00
MALICIOUS PROSECUTION	\$200,000.00
DEFAMATION OF CHARACTER SLANDER	\$200,000.00 \$200,000.00
LIBEL	\$200,000.00
ARMED TRESPASS	\$200,000.00
ANITED INESPASS	\$200,000.00

NEGLECT/FAILURE TO PROTECT/ACT	\$200,000.00	18 USC 1621, 42 USC 1986
ARMED GANG PRESSING	\$200,000.00	And the state of the state of the state of
ARMED LAND PIRACY/PLUNDER	\$200,000.00	
UNAUTHORIZED BOND PRODUCTION	\$200,000.00	
ARMED FORGERY	\$200,000.00	
ARMED EMBEZZLEMENT	\$200,000.00	
TAX EVASION	\$?	
ARMED STALKING	\$200,000.00	
ARMED IMPERSONATING A PUBLIC OFFICIAL	\$200,000.00	
ACTING AS AGENTS OF FOREIGN PRINCIPLES	\$200,000.00	18 USC 219
ARMED TORTURE	\$200,000.00	
ARMED OPERATING STATUTES WITHOUT BOND	\$200,000.00	
EXPLOITATION OF A LEGAL JUSTICE MINORITY GROU	P	
BY BAR CLOSED UNION COURTS- CIVIL RIGHTS	\$1,000,000.00	
BAR VIOLATION OF ANTI-TRUST LAWS	\$200,000.00	
FICTITIOUS CONVEYANCE OF LANGUAGE	\$200,000.00	Chap. 2b 78FF
MISAPPROPRIATION OF TAXPAYER FUNDS	\$200,000.00	18 USC 641-664
VIOLATIONS OF THE UNIVERSAL DECLARATION OF HU		
ARMED BREACH OF TRUST	\$200,000.00	
ARMED DISTURBING THE PEACE	\$200,000.00	
ARMED KIDNAPPING	\$200,000.00	18 USC 1201
ARMED MALFEASANCE/MALPRACTICE	\$200,000.00	22 CFR 13.3
ARMED MISREPRESENTATION/PERSONAGE	\$200,000.00	
MIS-PRISON OF FELONY	\$500.00	18 USC 4
ARMED CONSPIRACY AGAINST RIGHTS OF PEOPLE	\$200,000.00	18 USC 241
ARMED CRIMINAL EXTORTION/		the Program Good, to direct th
ECONOMIC OPPRESSION	\$200,000.00	18 USC 141, 872, 25 CFR 11.417
ARMED EXTORTION OF RIGHTS	\$200,000.00	Title 15
ARMED ROBBERY	\$200,000.00	indo 10
ARMED THEFT BY FORCED REGISTRATION	\$200,000.00	Presucutor to the me three
MAIL THREATS	\$5,000.00	18 USC 876
MAIL FRAUD	\$10,000.00	18 USC 1341
ARMED FRAUD	\$10,000.00	18 USC 1001
ARMED VIOLATION OF LIEBER CODE	410/000100	31A12 845 01 605(005, 19)
AGAINST NON-COMBATANTS	\$200,000.00	
ARMED WRONGFUL ASSUMPTION	\$200,000.00	
OF STATUS/STANDING	\$200,000.00	
ARMED FALSIFICATION OF DOCUMENTS/RECORD	\$10,000.00	18 USC 1001, 26 USC 7701(a)(1)
ARMED FICTITIOUS OBLIGATIONS	\$200,000.00	18 USC 514
ARMED PERJURY	\$2,000.00	18 USC 1621
ARMED SUBORDINATION OF PERJURY	\$2,000.00	18 USC 1622
To determine multiply no. of counts by damage	42,000.00	
ARMED RACKETEERING (Criminal, Felony)	\$200,000.00	18 USC 1961-1968
ARMED RACKETEERING (CIVIII)	\$200,000.00	10 000 1501 1500
AINTED INCIDETELLING (CIVII)	\$200,000.00	

Wages Taken \$x3=

18 USC 1964 (c)

(Sustained Damages [total] x3)

The lien debtors will be responsible for any IRS obligations resulting from the discharge or cancellation of any debts, as well as earned income resulting from accepted settlements.

Dealing with claims of "Immunity"

Any claim of "Immunity" is a fraud because, if valid, it would prevent removal from office for crimes against the people, which removal is authorized or mandated under U.S. Constitution Article 2, Section IV; as well as 18 USC 241, 42 USC 1983, 1985, 1986, and other state Constitutions.

Precedents of Law established by Court cases, which are in violation of law, render violations of law legally unassailable. Such a situation violates several specifically stated intents and purposes of the Constitution set forth in the Preamble; to establish justice, insure domestic tranquility, and secure the blessings of liberty.

For JUDGES, or anyone in any branch of government.

## Conclusion

"Mr. administrator, my bond is being used to fund these proceedings. I wish to subrogate the case contract, eliminate the record, and dismiss all charges with extreme prejudice."

I wish to live a free inhabitant upon the land. To be left alone.

I, <u>First Middle</u>; <u>Last</u>, as Principal Creditor, and Beneficiary of the Cestui Que Vie trust by Special Devine Appearance only, do hereby appoint you judge and administrator as trust fiduciary and command you to settle this matter.

On my knees before God, through his beloved Son, Jesus Christ, and the Holy Spirit, a man, a living soul, as a servant of the Lord in his name, Amen.

# Shake-Dust.txt

Matthew 10:14-15. And whosoever shall not receive you, nor hear your words, when you depart out of that house or city, shake off the dust of your feet. 15 Verily I say unto you, It shall be more tolerable for the land of Sodom and Gomorrah in the day of judgment, than for that city.

Mark 6:11 And whosoever shall not receive you, nor hear you, when ye depart thence, shake off the dust under your feet for a testimony against them. Verily I say unto you, It shall be more tolerable for Sodom and Gomorrah in the day of judgment, than for that city.

Luke 9:5 And whosoever will not receive you, when ye go out of that city, shake off the very dust from your feet for a testimony against them.

\*