

Rudy Davis

From: HINKSON DAVID ROLAND (08795023)
Sent Date: Tuesday, September 4, 2018 1:51 PM
To: ruddavis@yahoo.com
Subject: Carol - 3

So, as you can see, this New World Order Take over effects every aspect of your existence. We all must now use our names in All Capital Letters; when in fact it is their book called the U.S. Styles Manual (section 3.3) that plainly states that if your name is all Capitalized it means that you are a "Vivid Personification" which basically means you are in object with no birth right to god. Now you must use the mark of the beast called the SS number to buy or sell, and the real meaning of this number is to make you a number in the corporation. This is why they put your name in all Capital Letters on each Deed also.

So, I spend many years trying to figure all of this out and finally understood that this New World Order Scheme is everywhere and this explains how and why the Yates Family Cattle Ranch is no longer considered property of the Yates Family. And even now you like others have been taught to think that you are just renters on the land that is your birth right. The Bible tells us that if we except the Usury Scheme, we will wake up to find ourselves just slaves or renters on the land of our forefathers. We used to be able to own these lands in a real Republic.

All you have to now do, is go back in time a little bit, and do things in the same manner, as there were done before the Civil War. For instance if you were to file a Deed Poll on your 600,000 acres in the same manner as Mr. Yates, you would now be the first person in over 100 years to have filed a Deed Pole on your Ranch Property. It would be ok for you to now list all of the past Abstract information on your Deed for public notice. For instance you could list every person who used the land before you took over and show that they did or did not actually file the ownerships papers correctly, going back to 1776. We are just trying to fix the Abstract of Title at this point in time. But overall, It really does not matter at this time, as all that matters now, is that the chain or Abstract of Title has been broken, and as a new Claimant Citizen of the United States Of America (De jure), you now plan to lay claim to your Cattle Ranch; all of it (600,000 acres). Now you could use it for other purposes, even farming or what every else you decide to do with it. Maybe you could put some of it into crops. But note here that Clark County is also not the real owner of these lands, as she is really just a sub-corporation of the U.S Corporation; and neither entity has title or even an abstract. So, really the very existence of the Country of Clark or Clark County, is a total violation of the guarantee of a Republican From of Government as was provided for in Article Four, Section Four. Therefore, they do not really have provable ownership or title even in their own Court House as these lands are all listed as being owned by the United states of America. They, also have no right to now charge property taxes on lands that are held in a real Common Law type of Ownership via a Deed Poll; in a Republic. But, if you want to work with them, you could agree to pay them a small amount of Property Taxes, if they will honor your position and leave you alone. But remember, they have no right to auction you off on the court house steps, if you don't pay these property taxes, as you will have now broken their new world order scheme. Remember it was the Carpet Baggers that came into all of conquered states and got the Recorders Office to steal all of the property from the people using a concept called; Fee simple Absolute. This means if you pay our fee, we will simply let you keep your land. Yes even your car title is a Certificate of title and is therefore not a real title. Note even the IRS files Notices of Liens, that are not really Liens. I have proven this issue over and over in the past.

So, in summary here, I sent a letter to the BLM for Doug and Wayne Pearson, and I said, Hey Buck Wheats, you don't even own these lands, and as you are not the owner we don't have to pay you rent; and if you can prove you are the owner, we still have a right to file a claim, to become the owners as we are the new claimants/first citizens, of the United States of America, and we are here to file a Deed Pole in the name of our Savior Jesus Christ, on these properties in question.

I was never one to beat around the bush and especially when you consider these people in my opinion, to be truly stupid, evil, Devil worshiping idiots, whether they know it or now. So, my DEED POLE and letters to them could be as follows:

DEED POLE

INSTRUMENT NUMBER 151213

"Please be advised that in the year of our Lord Jesus Christ j___,___2018, I'm a man on the land, who has and is now forever claiming these Legally Described and Surveyed Un-appropriated Lands herein, in the name of Jesus Christ. These Legal Descriptions, are now herein being provided and described, by a Legally, completed, lawful, Legal land Survey, which I conducted, along with supporting/accompanying maps that match these Legal

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Descriptions; which I personally drafted. Therefore, these Lands described herein along with the provided Legal Descriptions herein enclosed, now currently all reside, within the the territory of the the United States of America (Republic); and these said Legal Descriptions in question, have all and have always been shown, in the Clark Country Recorders Office, in the Public Notice (De facto), to all be located within the the territory of the United States of America (legal owner); and, I have now Officially taken Possession of same said Lands, after having first completed this enclose Official Survey along with it's accompanying maps. I therefore, now proclaim this Deed Poll, to have been filed, to give proper Public Notice herein; therefore, I have claimed the following real property and attached these said same legal descriptions as follows: to wit: XXXX (list all of the Legal Descriptions Here).

Please, let it be known, that the actual filing, of any copy of these Official Land Survey's Maps and/or accompanying Deed Poll, in no way appoints an Attorney In Fact or a Holder in Due Course. Please, let it also be known, that if the Clark County Recorder's Office, now places any State or County Corporate Seal upon any part of this copy of the Deed Poll (Instrument Number 151213), or it's attached Accompanying original Notary Page, for any purpose, other than to provide for Public Notice, including the purpose of providing for a "Transfer" or even a "Transfer Tax", for the State of Nevada (De facto), or it's Sub Corporation, known as Clark County, this will in no way appoint a "Holder In Due Course" and/or an "Attorney In Fact." The Original Notary Page at the end of this Deed Pole Copy known as Instrument Number 151213, is now only being provided, as a last page attachment, as it was only provided and place there, as mandated, by the Clark County Recorder's Office (De facto - Corporation Office), in order for it to be allow to be Recorded, therein; to provide for proper and Legal Public Notice.

Therefore, the copy of this Deed Poll Instrument Number 151213, was filed along with the original, last Notary Page, to provide only for Official Public Notice; therefore, the recording of the last original Notary page, in no way, now provides, that the Clark County and/or the State of Nevada (De facto), or any other attached Parent or Sub-Corporate agents, be the new Property Owners, and/or Holders in Due Course, and/or an Attorneys In Fact, based on the filing of these copies; therefore, we further have not granted any Statutory Jurisdiction or Venue, upon the filing of this Official Notice.

Therefore, this Deed Poll, is now being filed and will forever remain in the Common Law Venue of the United States of America (De-jure), and this Deed Poll, is further protected by the Seventh Amendment and Article Four, Section Four in the Constitution of the United States of America (De jure), and in the Seventh Amendment, and Article Four, Section Four, of the Constitution of the United States (De facto - Corporation).

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Jesus Christ (signed by Claimant - place by under the signature of Jesus Christ)

Dear BLM, I understand that you feel that you are the owner of the said properties, that are listed on the recorded, enclosed Deed Poll, and Maps. Now you think you own these properties in question and you have attempted to charge me Rental Fees for such. What this means is that we now have a controversy that exceeds twenty dollars, and pursuant the Seventh Amendment of the Constitution of the United States of America (De jure), and even the Constitution of the United States (De facto - Corporation), I hereby give you official notice in both of these two and separate Venues, that this controversy, now exceeds a total value of more than 20 dollars, must at all times be adjudicated, only in the Venue of the Common Law (De jure), and or a Common Law Court, in and for the United States Of America or the Republic of Nevada, or you will be committed a Criminal Trespass upon me, in violation of the Constitution of the United States of America (De jure); and also a Civil Rights Crime upon me, in violation of the Corporate Constitution of the United States (De facto - Corp).

Therefore, pursuant to your Uniform Commercial Code Law, I hereby give you a 30 day Official Notice, to respond to this legal presentment, to explain your legal position in this matter. If you fail to respond or address this Controversy that now exceeds Twenty Dollars, in a timely manner during this period of time, you will be deemed to be in Official Default and Dishonor; therefore, pursuant to the UCC, you will have now agreed, that you have acquiesced and/or agreed to our position that you are not the owner of these same said lands and never have been in the owner in the past, and that we are the new Claimant/Owner of and on the Official Public Record.

Your ownership of these lands, from your position, should be easy to prove, if you really are the real owners, as all you have to do in the Common Law is to provide us with a proper Abstract of Title. This could consist of a Copy of any document that was placed on Public Record in the Clark Country Recorders Office, or in your BLM Recording Office, that clearly shows that the ownership of these lands, is not listed as being owned by the United

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States Of America; as this is not you; and even if it is listed as being owned by the United States, you would now not be able to show a Common Law Abstract for your corporate entity that attaches to the United States of America. In short we are saying, that you are not the United States of America, as your corporation is called only the United States. The official Definition of the United States, was established by the founding fathers, and pursuant to the real meaning of these two words, consisted only of the lands, that are found in an area that is described as being part of the ten mile square, and further known as the District of Columbia. See, Article One Section Eight Clause Seventeen.

Even in this grant of official power, you were limited to only owning lands for the sole and only purpose of Needful Forts and Dockyards. Note that you were not given permission to maintain a Habitat for Endangered Species, or to have created a new corporation called Nevada that is a sub corporation.

So, in Conclusion here, we are saying that you are not the "United States of American," and that you don't have any Common Law Jurisdiction, as is mandated by a real Republican Form of Government, as in A4 S4 of the Constitution, for the United States of America, or even your other pledgerized corporate document that you call the U.S. Constitution. What we are saying here, is that you are not the United States of/for America, and we do not believe that you will be able to find any documentation that will be able to prove this point.

This should not be difficult for you to prove if you are the real owner of these said lands in question. You are listed as Managers and as of now we have decided that we no longer need your Management Style, or other problems that arise, with doing business with you. We are Citizen's of the De jure Republic Known as the United States of America, as is shown in the Clark County Records Office, and we are also Citizens of the new Nevada Republic, if we can establish that there is one present that was created pursuant to our guarantee of a Republic Form of Government.

Therefore, David Roland; Hinkson, have located these lands, completed the official Survey on these Deed Poll Claims, in the name of Jesus Christ. Amen.
Blessings...