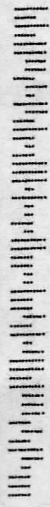


⇒ 03923-049 ⇒

Brown Edward L
P#6000 Federa
Sovereign
Glennville, WV 26351
United States



⇒ 03923-049 ⇒

Rudy Davis
PO BOX 2088
Forney, TX 75126
United States



Note!
acc...

5
March 14, 2019

Dear Criss and Rudy,

Wow! A lot going on, hey!
Like both of you I am up to my neck
in things to do. I have just finished my
presentment to the Appellate Court and mailed
it off.

I have a very clear understanding of
the massive mafia-style, racketeering
organization the world has ever known.

This up-surge of information I'm
sending to you is because I cannot
wait any longer for people to organize
themselves for their country or even globally
for their freedom, and what I have
begun to present to the Khazarian-Jesuit
government is going to make them howl,
albeit silently. This is why the courts
dis-allow all my evidence/witnesses.

My info/research has struck a major
artery and they are beginning to bleed.
Badly. The Vatican is the major
contender for the possession of these united
States of America and the western world.

They already control the rest.

This move that is really pulling and pushing me to finally bring it to them. Them will always be this ancient cartel of Asiatics who call themselves the "Let this", "The DIVINE HIDDEN":

definition: 1. Divine: 1. of relating to or being God, or a god. 2. supremely good, superbe, also heavenly.

Though the Vatican assassins always stay well hidden, they are not the Asiatic "Black nobility" of the divine hidden.

Note! However! I wish to make you pay attention to my statement that: "if I should be delivered to the Father and His love, it will be at the hands of the Jesuit through the Department of Justice and the privately own (sub contracted) owned Bureau of Prisons." Remember!

They have tried eight times to date and by keeping me from proper nutrition, this is number nine. Even if it comes out that I died of natural causes or an accident it will be murder by the:

"Khazarians, Zionist, Vatican, Jesuits" no one else. They know I know.

The Jesuit, Freemasons; (all), Vatican, Communism, Nazi-ism, Fascism, Crown Temple (BAR Association). It appears all western world countries and much more, including all major wars since the 750 AD period. "Khazar"! make it a household word. We really don't need to know much more. We do know that the divine hidden are neither divine nor hidden any longer. Besides, they revealed themselves to us. These are the people who created the Jews in order to hide within this false front. We have tracked their bloodline back to Noah. See Genesis: Chapter 10 and you will behold Ashkenaz^{1ST} son of Gomer, ^{1ST} Son of Jap-eth, the 3rd Son of Noah... Here lies the line of the Asiatics, which led to a descendent son named Atli / Attila (the Hun) circa 740 which led to the birth of the Khazar^{AD} who created and hid with not only the Jews, but Christian, Buddhists, and all groups, cities, governments through assimilation like parasites. Slowly through and by a very quiet Coup d'état by sedition. But their blood (DNA and ideology) is their mark.

I have a copy of "The Greatist writ" Habeus Corpus, 2241 I am holding for you. It appears to have been written by a Justice. At Least someone disceplined in the high' speach and law. A brilliant work (110 page memorandum). Incredibly read. It needs to go onsite. Author unknown, but he wrote it for the american People/Citizens (not citizens).

I have an incredible story to present but I require at least a word processor and a collaborator of solid philosophy such as Carl Jung and assets. oh! well.

I am also looking forward to seeing what the results of the identification looks like. Would I dare ask if a couple of other document were cleaned up?

The U.S.C. Rangers package needs cleaning up and a couple of words changed.

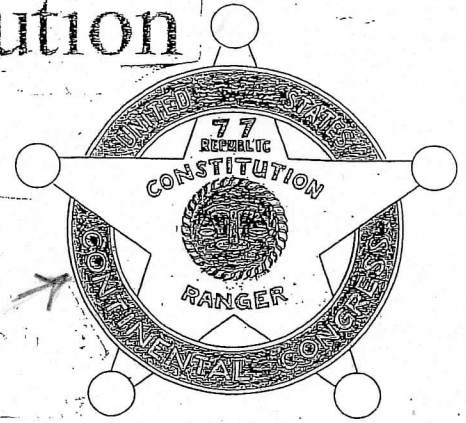
God! I wish for a word processor. Cut and paste is all I have. They don't even allow white-out or good pencils.

Everything is third grade: Low quality. See you soon.

Because of Jesus

Edward Lewis of the Clann Brown
Father.

United States Constitution Rangers



LTR style
Times Roman

This page
needs cleaning
or re-typing.

make
25% smaller

Subject: Review of Writ of Habeas Corpus ad subjiciendum; and its infringement by Congress's withholding of Article 3, § 1, "judicial Power", and substitution of a "legislative" analog, 28 U.S.C. § 2255 "motion", and Federal Court system.

to: American Citizens

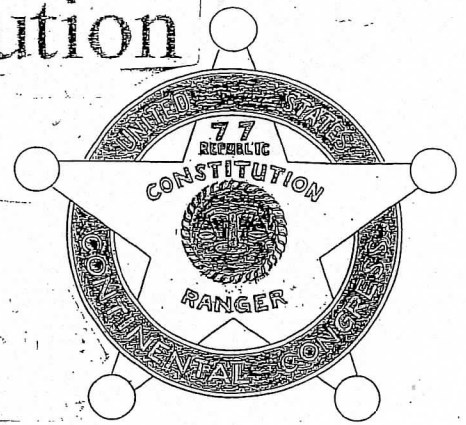
white
out
clean-up

INTRODUCTION

Generally describing the history, purpose, and operation of Writ of Habeas Corpus ad subjiciendum, the Great Writ, is a task that has challenged scholars from the time of the Roman Empire, and throughout the world, to its modern development in American jurisprudence. It would be presumptuous to suppose to resolve the practical difficulties inherent in its application. It is a high prerogative writ, preserved as a matter of right, except "in Cases of Rebellion or Invasion the public Safety may require it", under Article 1, § 9, Cl. 2, of the Constitution of the United States. It draws upon the judicial power of the tripartite Plan of Government as "judicial writ". It is a summary remedy created for the benefit of a person or citizen illegally detained. It is analogous to a proceeding in rem, where instituted for the sole purpose of having the person restrained produced before the judge in order that the cause of his detention may be inquired into and his STATUS FIXED. 39. Am Jur 2d § 9 nn.

1777 Continental Congress

United States Constitution Rangers



ADD → Sworn to protect

Subject: Review of Writ of Habeas Corpus ad subjiciendum; and its infringement by Congress's withholding of Article 3, § 1, "judicial Power", and substitution of a "legislative" analog, 28 U.S.C. § 2255 "motion", and Federal Court system.

to: American Citizens

white
out
clean-up

INTRODUCTION

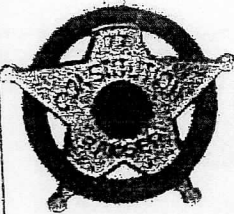

Generally describing the history, purpose, and operation of Writ of Habeas Corpus ad subjiciendum, the Great Writ, is a task that has challenged scholars from the time of the Roman Empire, and throughout the world, to its modern development in American jurisprudence. It would be presumptuous to suppose to resolve the practical difficulties inherent in its application. It is a high prerogative writ, preserved as a matter of right, except "in Cases of Rebellion or Invasion the public Safety may require it", under Article 1, § 9, Cl. 2, of the Constitution of the United States. It draws upon the judicial power of the tripartite Plan of Government as "judicial writ". It is a summary remedy created for the benefit of a ^{private} ~~person or~~ citizen illegally detained. It is analogous to a proceeding in rem, where instituted for the sole purpose of having the ^{private citizen} ~~person~~ restrained produced before the judge in order that the cause of his detention may be inquired into and his STATUS FIXED. 39. Am Jur 2d § 9 nn.

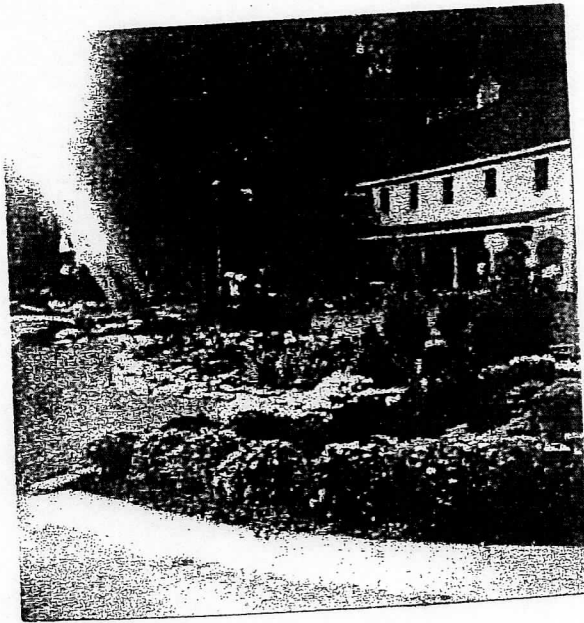
United States Constitution Rangers

Sworn to protect and serve the Constitution Republic of the several states, the
Constitution Republic of the United States of America and the people thereof,
Under the Creator of all.

Copy of my identification card and a picture of present national headquarters.

UNITED STATES CONSTITUTION RANGERS

COMMISSION CARD This is the only type of identification issued to Commission constitution Rangers of the United States of America/Republic. It shall serve to identify the Bearer as a lawful government Peace Officer as chartered in the Library of Congress. File No. TXu 42-453 Charter No. 37817			
NAME	Edward-Lewis Brown	I.D. NUMBER	N1209-002
STATE	New Hampshire/Nation	RANK	Commander/National



United States Constitution Rangers 27 Glen Road West Lebanon, New Hampshire, 01784

Stolen by unlawful-due process

CRooked

Brown Edward Lewis
P.O.#6000 Federal Correction Inst.
Sovereign
Glennville, WV 26351
United States

Boston Massachusetts

1st Circuit Court of Appeals of the United States

March 12, 2019

Dear Ms Hamilton / clerk of Court(s)

Thank you for the Rule Book and
the contact with Counsel Benjamin L. Falkner.
However, As friend of the court...

I can only appear by 'Special Appearance'
as a non-citizen American National in an
article III (Judicial Power), (non legislative
Power) court.

As well, attorney Falkner is a member
of a foreign national B.A.R. association and
court officer. It would be a conflict of
interest to him and me. My council was
ordered by Judge McAullif U.S. DISTRICT COURT
N.H. to remain silent or be in contempt.
in case # 06-cr-00071-01/02-sm in January
2007. And,

The Rule Book is for a commercial,
Legislative court. I counted 289 Commercial
courts and only one, Law of the Land, art. III
court, which is the only court that hears
a case of a non-citizen American National.
and this Hue and Cry has become a national
security issue, due to total abandonment

C.N.R.#
Tracking #
7017 9590
2400 0402
0000 3544
5516 7275
5289 3947
56

by the refusal of all evidence and witnesses by the judge and the refusal in totus by the court. to this date.

Therefore, a Blue Ribbon Jury is recommended. Because of the newly found national security issues, I also recommend an open court be formed and docketed to witness the prima facia and interlocutory findings the U.S. District Courts-NH. have revealed to us during trial(s); in cases # 06-cr-00071-01/02-SM and et al # 09-cr-00030-01/02-GZS et al

as the court transcripts will reveal. I expect they will refuse to send them to you or me, and/or heavily redact them.

We have declared the U.S. District Court System in collusionary shambles and a 'non-court' system, and only useful for corporate entities, which we are not.

In conclusion:

I have attached my political status, expatriation documents along with an introduction of the United States Constitution. Rangers, authenticated Certificate of Live Birth, all copies (originals will be available at hearing). I also submit a copy of

'Notice' to Judicial officers.

To the clerk and other Judicial officers
of this 1st circuit appeals court of the
United States of America Re case #

I hereby offer you indemnity from any
commercial liability for damages resulting
from any actions of the respondent, et al
who have previously and currently engaged
in falsely/treating me as an enemy belligerent
under/pursuant to the Trading With The Enemy
Act - and - The Emergency Banking Relief Act.
of 1933, while acting under error calculi.

This offer of "indemnity" hinges upon
your honoring your oath and "contract"
to support the Constitution(s) of both the
50 Union Republics and the National Republic
which contract I have accepted and that you
have recorded in/on the court records to
protect and defend my natural God given
rights, including my 5th Amendment Rights
of civilian due process.

Said "contract" requires that you immediately
provide me with proof that you have made

entry of "default" into the docket of the court records pursuant to 18 USC § 3 of which you operate under and that you have not become Accessory(s) after the fact engaged in "Conspiracy Against Rights" - 18 USC § 241-242 - Ecclesiastica/Canons in/to the aggravation of the Felony crime(s) of False imprisonment - malicious prosecution - identity theft (18 USC § 1028 (a) because of the original courts Lack of Subject-matter-jurisdiction because of depriving/denying me of my 5th Amendment: Right of Due Process of law, thus additionally engaging in unjust enrichment enabling me to bring in R.I.C.O. charges against all parties involved pursuant to 18 USC - § 1964(c); and

"Canon Law of the Church stands above every other form of law and the Roman Curia above all other courts.

Even the Uniform Commercial Code was developed by the Curia a just means to resolve the many international disputes and claims arising from the 1933 bankruptcy of the G-3 nations is copyrighted by Unidroit, a subsidy of the Vatican."

CERTIFICATION

I certify under my own commercial liability that the aforesaid is true, correct, materially complete and not misleading to the best of my knowledge and belief.

Statement
of
identity
get copies

See Statement of Identity.

Date: March 9, 2019 sincerely
Affirmed

Seal By Brown, Edward Lewis
Brown, Edward Lewis

Right Thumb



Authorized Representative/agent
All rights reserved/without recourse
for this 1st class American National

Certified mail Return Receipt # 7017 2400 0000 5516 5258

"Clean Blood"

FROM: Health Services
TO: 03923049
SUBJECT: RE:***Inmate to Staff Message***
DATE: 07/10/2018 02:52:02 PM

Mr Brown, I am not sure what you mean by contamination, but I did review your labs and do **not** find anything that would be considered "contamination".
PA Wilson

>>> ~^!"BROWN, ~^!EDWARD" <03923049@inmatemessage.com> 7/6/2018 2:00 PM >>>
To: Ms Wilson
Inmate Work Assignment: Rec/Pool

Dear Ms. Wilson:

Have you ever found any record of my blood being contaminated in any way? I have a complete copy of my record for over the past ten years and nothing shows up. How do I confirm this for the court? Perhaps a copy of my blood work? The courts are getting weirder all the time.

Because of Jesus
Thank you .

(By) Edward Lewis, Brown ~~clann~~
non-citizen-alien
For the Strawman EDWARD LEWIS BROWN

Attention ! clerk of court
If you need a copy of the canons that obligate me to use my own seal (thumb print) please notify me.
Brown, Edward Lewis

P.S. or.
contact the warden here at Gilmer F.C.I. and request he allows me to use red ink pad. It would be acceptable in ecclesiastic law.
Brown, Edward
march 9, 2019 .

United States of America

RECEIVED

FEB 01 2019 KL

NEW HAMPSHIRE
DEPARTMENT OF STATE



Authentication
Proof of Life
Life

DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the State(s) of Massachusetts, and that such Seal(s) is/are entitled to full faith and credit.*

**For the contents of the annexed document, the Department assumes no responsibility
This certificate is not valid if it is removed or altered in any way whatsoever*

In testimony whereof, I, Michael R. Pompeo, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this ninth day of October, 2018.

Michael R. Pompeo

Secretary of State

By Matthews

Assistant Authentication Officer,
Department of State

Issued pursuant to CHXIV, State of Sept. 15, 1789, 1 Stat. 68-69; 22 USC 2657; 22 USC 2651a; 5 USC 301; 28 USC 1733 et. seq.; 8 USC 1443(f); RULE 44 Federal Rules of Civil Procedure.

RECEIVED

FEB 01 2019

NEW HAMPSHIRE
DEPARTMENT OF STATE

The Commonwealth of Massachusetts

William Francis Galvin
Secretary of the Commonwealth

C-27

C 2073611

Boston, Massachusetts September 17, 2018

*I hereby certify
that at the date of the attestation hereunto annexed,*

Karin A. Barrett

Registrar of MA/Vital Records
duly Appointed

*and that to his/her acts and attestations, as such, full faith and
credit are and ought to be given in and out of Court; and further,
that his/her signature to the annexed instrument is genuine.*

In testimony of which, I have hereunto affixed the

Great Seal of the Commonwealth



on the first date above written

William Francis Galvin
Secretary of the Commonwealth

Ecclesiastical Deed Poll

Per Curiam Divina

We, the Divine Immortal Spirit, expressed in Trust, to the Living Flesh known as Edward Lewis of the Clann Brown, hereby give life and personality to this sacred irrevocable deed through Our seal in blood and agreement to the conveyance and terms pronounced herein:

1. While We have expressed in Trust Our real property and while no consent has been given, nor protest otherwise made that such conveyance is unlawful, We bring attention to Our Mistake of fact by failing to give proper notice of our competent living status; and

2. As our actions and this instrument make Our status clear, any temporary testamentary trust, cestui que vie or derivative thereof formed upon such errors of presumption as Our abandonment, loss, death or incompetence must be immediately dissolved, including a full account provided to Us without delay;

and

3. To ensure no further mistakes are made by any party, we give further notice that all acts in commerce or law We engage as surety of Our Trust Brown Clann Edward Lewis and kindly ask you to update your records; and

4. Furthermore, We gratefully decline any offer of coercive or punitive Benefits from any and all Estates which you and your colleagues administer. As a result, any charges sent to us by mistake will be duly returned to you for discharge in accordance with the law; and

5. As We have given proper notice that We have ceased any further injury, you acknowledge that no further demands, debts or actions shall be issued against Us in claiming injury as surety to the property you administer; and

6. Receipt of this Deed Poll is your acknowledgement and acceptance.



Maria R. Hamilton - Clerk of Court(s) Court of Appeals
OF THE UNITED STATES 1 Courthouse Way Suite 2500
Suffolk County Boston, Massachusetts.

Expatriation
Political
STATUS

State of West Virginia)
)ss
County of Gilmer)

Act of Expatriation, Domicile Declaration and Allegiance

CERTIFICATION

Affiant, Edward Lewis Brown certifies under my own commercial liability that the following is true, correct, materially complete and not misleading to the best of my knowledge and belief.

1. Whereas, EDWARD LEWIS BROWN and Edward Lewis Brown and EDWARD L. BROWN and Edward L. Brown and EDWARD BROWN and Edward Brown and all derivatives and similarly named vessels in trade or commerce are all naturalized "citizens of the United States" under the Diversity Clause and are of majority, and competent to testify;

2. Whereas such "citizenship" was never desired -nor- intended -nor- knowingly, willingly -nor- voluntarily entered into under conditions of full disclosure:

3. They/THEY knowingly, willingly, with purposeful intent "RENOUNCE" all citizenship and/or assumed, presumed, implied political status allegiance -or- obligation(s) related to the de facto United States, State, County or Municipal City corporations and their private copy-righted by-laws(their statutes, codes, regulations and/or ordinances).

4. Said United States is defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch 173, Sec. 182, June 30, 1864) and its de facto government, a corporation doing business variously as the UNITED STATES, THE UNITED STATES OF AMERICA, District of Columbia Municipal Corporation, etc., and

5. Declarant declares that They/THEY are permanently domiciled upon and repatriated to the soil/land of Their/THEIR birth in the land of Massachusetts -and- as God has declared: From the dust of the earth came Living Man and to the dust he shall return upon death.

6. Declarant freely affirms Their/THEIR domicile allegiance to the same actual and organic state of the Union and do "accept" -and- "reclaim" Their/THEIR true nationality as free American State Nationals and free American State Vessels in all international -and- maritime commerce including all operations under Article X of The Constitution for the united State of America -and- Article X of the Constitution of the United States of America, owned and operated by:

Brown, Edward Lewis at c/o 201 FCI Lane, Glenville, WV [26351]

7. Declarant can find no evidence proving declarant is subject to legislature and/or congress created Statutes, Codes, Regulations (the private copy-righted by-laws of the "UNITED STATES" corporation), or to said private copy-righted by-laws of the State, County or Municipal City corporations -or- that Declarant can be made subject to any of the aforesaid, and believes that no such evidence exists.

The ruling and precedent of Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1942): "... an entity **cannot compel performance upon its corporate statutes or corporation rules** unless it, like any other corporation, can **contractually prove** that it is the **holder in due course** of some **negotiable instrument** between it and the one on whom it demands for payment/performance are made, and it is **willing to produce said document(s)**, and to **place the same into evidence before trying to enforce its demands.**"

8. Declarant notices that government officials laugh at the idea that the People are not subject to government codes, rules and regulations.

9. Declarant, being a creation of Almighty God, is subject "ONLY" to the laws of God. I serve God, not government, and I am instructed and required not to allow any other god(s) to come before Him.

10. I adjure all government officials, agents and actors to cease and desist their impersonations of God.

"We the People are the rightful masters of both Congress and the Courts, not to overthrow the Constitution, but to overthrow the men who pervert the Constitution."
--Abraham Lincoln--

Further, Declarant sayeth naught.

Maxim of Law: An unrebutted Affidavit stands a Truth in Commerce.

NOTICE TO RESPOND

Notice is given to any and all who may have evidence of rebuttal, ~~to rebuttal~~, to rebut this Declaration by Affidavit or Declaration of your own, sworn under penalty of perjury, within 10 days or to be collaterally estopped from proceeding against Declarant. It is prima facie evidence that everybody stipulates to this Declaration if they do not rebut it. My fee for preceeding with any matter which would prejudice my Rights, in the absence of a rebuttal by sworn affidavit or declaration, with supporting evidence to the contrary, is \$10,000.00 per day, payable by the plaintiff and his attorney.

I tell the truth, but I will swear no oaths according to the laws of God.
Executed nunc pro tunc to.

(seal)By:...

... Edward Lewis Brown, Non-negotiable autograph

Right Thumb Print

All Rights Reserved

c/o Temoprary Mail location:

Non-assumpsit/TDC:

c/o FCI Gilmer

P.O. Box 6000

201 FCI Lane

Glennville, West Virginia Zip code excepted

Date: _____

Affirmed

When Recorded Return to:
Edward Lewis Brown
c/o 179 Green Street East
Pelham, Georgia [31779]

State of West Virginia)
)ss
County of Gilmer)

Declaration of Political Status of Edward Lewis Brown: Private American

"Indeed, no more than (an Affidavit) is necessary to make the prima facie case."
United States v. Kis, 658 F.2d, 526, 536 (7th Cir., 1981);
Certiori Denied, 50 U.S.L.W. 2169; S.Ct. March 22, 1982
In judicio non creditor nisi juratis. (In a trial, credence is given only to those who are sworn.)
Maxim: "Equity regards as done that which ought to have been done."

NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO ~~AGENT~~ IS NOTICE TO PRINCIPAL

CERTIFICATION

Comes now, Edward Lewis Brown, your Declarant, being over the age of majority, competent to testify, and having firsthand knowledge of the subject matter, certifies/affirms the following to be true, correct, materially complete and not misleading to the best of my knowledge and belief.

1. Declarant is a living being. The flesh lives; the blood flows. I demand remedy as a living Man, and I require to be treated by all government agencies as a living Man, one of the free inhabitants on America.
2. I see no evidence that I have abdicated my status as one of the Posterity of the People of the United States by accepting the inferior position of a subservient public U.S. citizen, and I believe no such evidence exists.
3. Declarant answers to the Christian name of "Edward Lewis" and the sur name "Brown."
4. Declarant was born on the Land of America as a free inhabitant, a private, non-citizen national.
5. Declarant can find no evidence that the government is greater than its creators, or that the government has authority to regulate and control the People, or that any government agent, including judges, have the authority to make any determinations of Declarant's political status, and believe no such evidence exists.
6. Declarant is the sole owner of the artificial entity/estate known as "EDWARD LEWIS BROWN" or any other derivation thereof, such as "BROWN, EDWARD LEWIS," "Edward L. Brown," etc., and can find no evidence of the government's right to use said names, or to administer Declarant's estate, and believes no such evidence exists.
7. Declarant denies being the Trustee or Surety for said EDWARD LEWIS BROWN artificial entity, and believes no evidence exists to the contrary.

8. Self determination is every man's right, and it is a political issue, not a judicial issue. The government must present proof it has **gained Political Jurisdiction** over me without violating the 13th Amendment; AND, the government must prove it acquired such proof before any underlying charges were lodged. The burden of proof is on the government, **NOT on me!**

9. The 13th Amendment's prohibition of involuntary servitude prevents any level of government of this Federation from declaring any person born here to be designated as being a citizen of the United States due to such birth, or to be in any way subject to any of the several levels of political government created on this land.

10. Declarant Notices: There are two classes of people in this country, the People and the citizens. All people are born free, but through deceitful and fraudulent indoctrination centers known as public schools, the people are falsely taught they are citizens, and are instructed they must do certain things, and comply with rules and regulation, and laws which are, by their very nature, voluntary, and by such compliance said people are converted from free People to citizen subjects. However, fraud vitiates all such agreements.

11. Declarant is unaware of any evidence that he/she is a party to any valid contract with any government agency or department which was entered into knowingly, willingly, voluntarily, with full disclosure, without trickery or deceit, wherein lawful consideration was received, both parties signed, both parties were equal parties to the contract, and which is a lawful contract under common law being backed by lawful specie, and believes no such evidence exists.

12. Declarant reserves his/her right to the common law, and further reserves his/her right not to be compelled to specifically perform to the terms of any unrevealed commercial agreement he did not enter into knowingly, willingly, voluntarily, and intentionally, with full disclosure of all rights being waived, and Declarant does not accept the liability associated with the compelled benefit of any unrevealed contract or commercial agreement.

13. Declarant notices that all codes define the "person" who is subject to the codes, and Declarant is unable to find even one state or federal code that names a Living Man as the "person" subject to the code.

14. Declarant has not knowingly, willingly, voluntarily, or intentionally waived ANY of my UN-A-LIEN-ABLE Natural God-given Rights and/or ANY of my Civil Rights as secured by the Constitution for the united states of America and the laws pursuant thereto, and have utterly NO intention of doing so in the future.

-Constitution for the united states of America-

"We the People of the united states, in order to form a more perfect union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the united states of America."

15. Declarant, Edward Lewis Brown, acting in the capacity as "Grantee" using the "Power of Acceptance" hereby ACCEPT from my forefathers this presentment/offer to contract and establish myself, as one of the Posterity, to be one of "We the People," a free Man living on the Land on America.

16. Declarant can find no evidence proving Declarant is subject to the legislature and/or congress created Statues Codes (the private copyrighted by-laws of the "UNITED STATES" corporation), or that Declarant can be made subject to any of the laws, rules and regulations created by said legislature or congress, and believes no such evidence exists.
17. Declarant notices government officials laugh at the ideas the People are not subject to government codes, rules and regulations.
18. Declarant, being a creation of Almighty God, is subject only to the laws of God. I serve God, not government, and I am instructed and required not to allow any other god to come before Him.
19. I adjure all government officials, agents and actors to cease and desist their impersonations of God.

"The only thing necessary for Evil to triumph is for good men/women to do nothing."
 --Edmund Burke 1729-1797.

"We the People are the rightful masters of both Congress and the Courts, not to overthrow the Constitution, but to overthrow the men who prevert the Constitution."
 --Abraham Lincoln--

Further, Declarant sayeth naught.

NOTICE TO RESPOND

Notice is given to any and all who may have evidence of rebuttal, to rebut this Declaration by Affidavit or Declaration of your own, sworn under penalty of perjury, within 10 days or be collaterally estopped from proceeding against Declarant. It is prima facie evidence that everybody stipulates to this Declaration if they do not rebut it. My fee for proceeding with any matter which would prejudice my Rights, in the absence of a rebuttal by sworn affidavit or declaration, with supporting evidence to the contrary, is \$10,000.00 per day, payable by the plaintiff and his attorney.

I tell the truth, but I will swear no oaths according to the laws of God.
 Executed nunc pro tunc to.

(seal)By: _____

...Edward Lewis Brown, Non-negotiable autograph
 All Rights Reserved
 c/o Temporary Mail location:
 Non-assumpsit/TDC:
 c/o 179 Green Street East
 Pelham, Georgia Zip code excepted

Right Thumb Print

Date: _____
 Affirmed

Certified Return Mail Receipt # _____

Attn: Official Court Reporter, et al successors and assigns
UNITED STATES DISTRICT COURT
55 PLEASANT STREET, ROOM 110
CONCORD, NEW HAMPSHIRE 03301-3941

Reply to: EDWARD LEWIS BROWN #03923-049
FCI Gilmer
P.O. Box 6000
Glennville, West Virginia 26351

As the Authorized Representative/Agent --Attorney-in-Fact for/of
Business Entity: See annexed
Minnesota Secretary of State Steve Simon
Assumed Name Certificate

Original file number: 1019057900032
Date filed: 06/06/2018 11:59 P.M.

1. I request that you immediately send to me "without costs" a Certified copy of the Original Trial Transcript for Case No. 09-cr-30-01/02-GZS; and Case No. 06-cr-00071-01/02-sm.
2. A certified copy of the Certified charges from the court records.
3. This documentation is requested to enable me, the Authorized Representative/Agent Attorney-in Fact to obtain Full Disclosure concerning the charges against this Business Entity to prepare for an Appeal, based upon Newly discovered information.
4. See annexed Certificate of Identity.

CERTIFICATION

I certify under my own commercial liability that the aforesaid is true, correct, materially complete and not misleading to the best of my knowledge and belief.

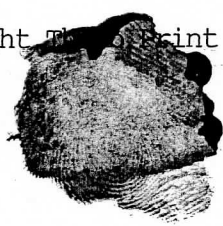
Date: February 14, 2019
Affirmed

Respectfully

(Seal) By: Brown, Edward Lewis

Right to Print

Brown, Edward Lewis
Authorized Representative/Agent
All Rights Reserved/Without Recourse



Certified Mail Return Receipt #

In Hand

Joseph Haas

Please copy,
Time stamp,
and return
to sender

United States Constitution

Rangers

Sworn to protect and serve the Constitution Republic of the several states, the
Constitution Republic of the United States of America and the people thereof,
Under the Creator of all.

Administrative Notice Rescission of Signatures

It has come to my/our attention that all forms, contracts, and documents that have been signed by me/us have a cloud on them, i.e. not full disclosure of form, contract, and document.

Whereas my/our signature(s) created a "contract" with a cloud on it of which I/we had no knowledge at the time, and

Whereas, each time and/or each year that I/we signed our names, a new "contract" with a cloud on it was created, and

Whereas, I/we were not given full disclosure of all the ramifications of those "contracts", and

Further, all "contracts" are inviolate, as any and all parties must have full, complete disclosure at their inception or they are null and void, and

Therefore, as of this day, _____ in the Year of Our Lord

I/We Declare Nunc pro tunc and Ab initio

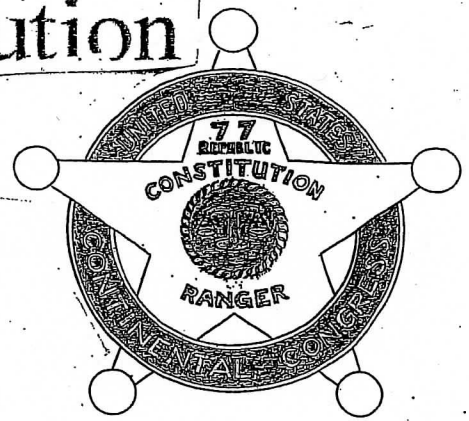
Therefore, any signatures or contracts from me/us that _____
have in their possession or control are null and void from their inception, as it is a maxim in law, "that anything that was done can be undone" and

Further, new contracts can be established, if there are no clouds on them, and full, complete, clear, lawful disclosure is presented "inlaw" for all parties.

February 14, 2019 By Commander: Brown, Edward Lewis
of 1777 Continental Congress
Library of Congress Res# TXu 42-453

United States Constitution

Rangers



NOTICE:

ARTICLE VI – U.S. CONSTITUTION; This Constitution, and fothe United States which shall be made in Pursuance thereof... shall be the supreme law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the contrary notwithstanding.

“As a matter of due process, an offender may not be sentenced on the basis of mistaken facts or unfounded assumptions.” Townsend v. Burke, 334 U.S. 736, 740-741 (1948)

“Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law.” In re McCowan, 177 c.93, 170 P. 1100. (1917)

“An officer who acts in violation of the Constitution ceases to represent the government.” Brookfield Const. Co. v. Stewart, 284 F. Supp. 94.

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“An officer who acts in violation of the Constitution ceases to represent the government”. Brookfield Const. Co. v. Stewart, 284 F. Supp. 94.

MEMORANDUM OF RECORD; “... an instrument embodying something that the parties desire to fix in memory by the aid of written evidence, or that is to serve as the basis of a future formal contract, the designation of the written agreement, which must exist to bind the parties.

AS TO SIGNATURES; See accommodation – UCC-3-419.

Undersigned herein has the right to exercise exclusive remedy via Tort Claim for any and all agreed, stipulated and confessed injuries including but not limited to violation of Oath of Office (to Supreme Law of the Land), violation of Due Process of Law, Misapplication of statute, constitutional impermissible application of statute and law, fraud, fraud of scienter and otherwise.

Date: Feb. 14, 2019

By Commander, Brown, Edward Lewis
OF 1777 Continental Congres
Library of Congress Reg# TXU 42-453

MIXED WAR?
when the government attacks its people.

SPORTS, C1
**Meet the 2007
Quarry Dogs**



UNIV
NATION & WORLD, A3
**Putin surprise
at G-8 summit**

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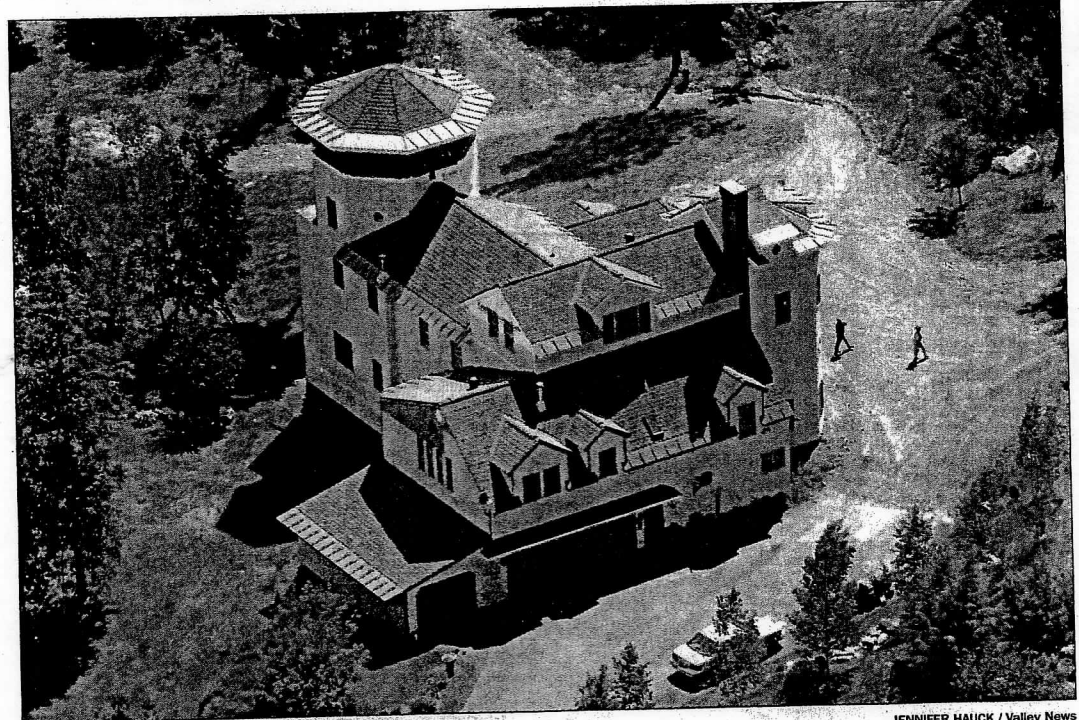
FRIDAY, JUNE 8, 2007

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CONCORD, NEW HAMPSHIRE

PLAINFIELD

Feds gather; Browns unscathed



JENNIFER HAUCK / Valley News

Tax protesters Ed and Elaine Brown watch a helicopter fly by outside their house yesterday in Plainfield.

Officials say they were seizing tax protesters' commercial property

By MARGOT SANGER-KATZ
and MADDIE HANNA
Monitor staff

U.S. Marshals and local police brought armored cars, SWAT teams and an explosives disposal unit. Planes flew overhead, heavily armed police officers guarded roadblocks, and phone lines were cut. But despite the heavy police presence, marshals said they did not come to the Plainfield home of tax protesters Ed and Elaine Brown yesterday to arrest them.

Instead, U.S. Marshal Stephen Monier said police were in the area to do surveillance on Ed Brown and his supporters while an IRS criminal

investigation unit seized a building the couple own 10 miles away.

"We needed to know where he was, and we needed to know where his supporters were," Monier said to a group of reporters stationed by a blockade about two miles from the Browns' home on Center of Town Road.

"We are a very reciprocal people. You do us good, we do you good. You do us bad, we're gonna do you bad."

Ed Brown

Monier said the marshals and IRS agents were acting on a warrant issued earlier this week, which allowed the treasury department to seize the building that housed Elaine Brown's West Lebanon dental practice. Agents wearing "IRS CID" vests were visible in front of the office complex yesterday, but they would not speak to reporters.

Cars and trucks parked in the driveway included license plates from Connecticut, Massachusetts, New York and New Jersey. An officer with a sniper rifle was stationed on a second-story balcony.

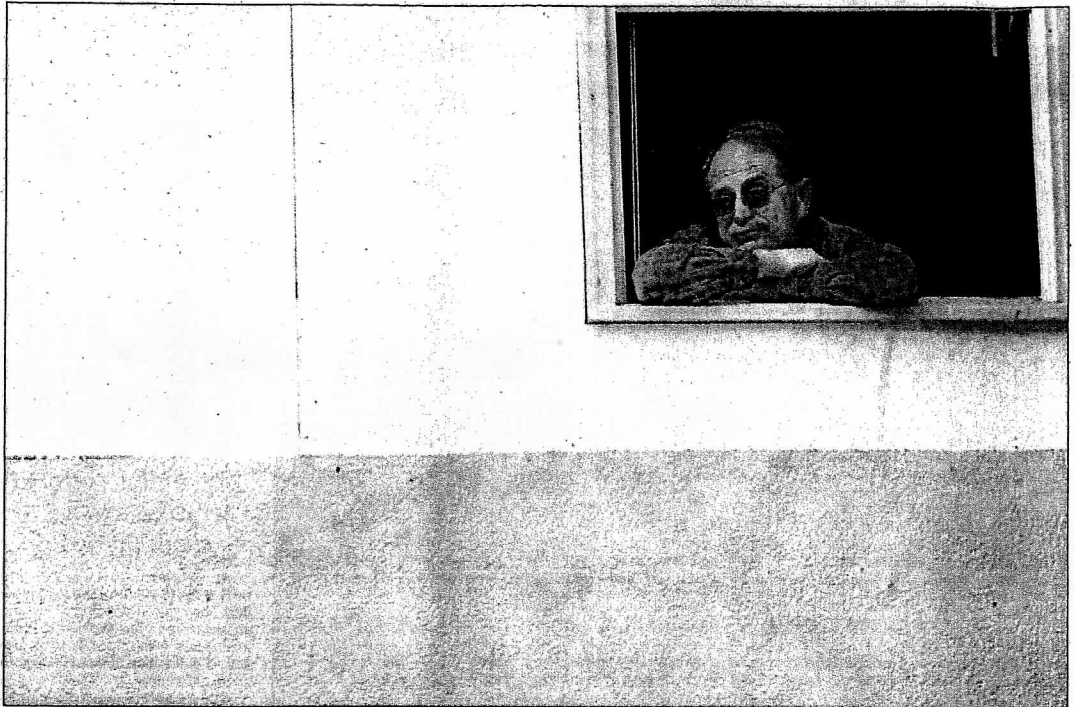
While agents searched and secured the office building in the morning, Monier said, marshals patrolled the perimeter of the Browns' 110-acre property. During the surveillance, a marshal encountered a man whom he identified as a Brown supporter walking a dog. The man, who was not named, was detained and questioned, Monier

See BROWNS - A6

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Photos by IKURU KUWAJIMA / Valley News

Above: Ed Brown talks to reporters from the second floor of his home in Plainfield yesterday. Below: A police officer watches near the intersection of State Road and Route 12A in Plainfield.

BROWNS

Continued from A1

said. He was released yesterday afternoon.

"Unfortunately, it required U.S. Marshal Service personnel during that encounter to take him into custody," Monier said. "Because he essentially discovered us."

Monier didn't explain why marshals needed to act on the warrant yesterday, saying only there were ongoing concerns about the security of the building.

A few hours later, after the police had left, Ed Brown said that the dog walker had been a plumber, and that the dog, a young shepherd named Zoe, was his. Arms resting on a second-story windowsill, Brown said he was not aware of the extensive police activity nearby. But he had noticed that his phone and internet service had been disconnected and discovered his dog running home about an hour after she left on a walk with his friend, whom he also would not name.

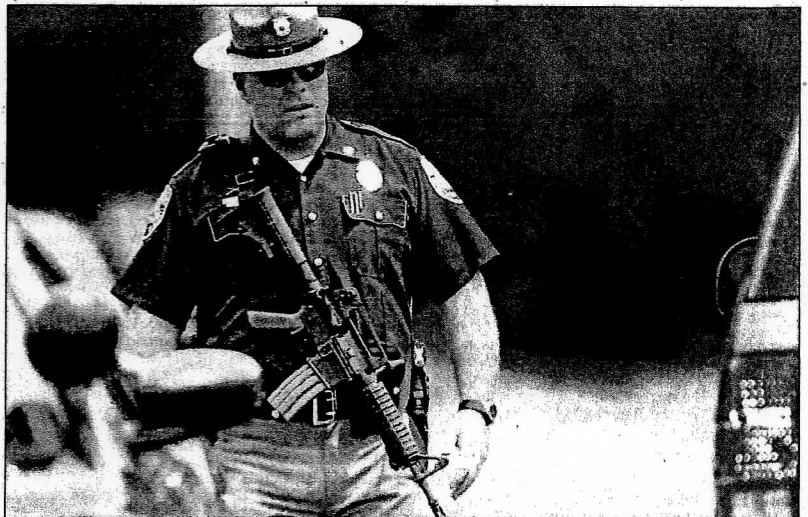
Brown said he saw planes flying overhead Wednesday evening. And in an audio recording posted on a website yesterday morning, Brown reported armored vehicles driving near his home.

"I guess we've got a lot of paranoia among our Freemason police," Brown said from his window. "Big boys with bigger toys. That's all that amounts to."

The Browns were convicted in January of multiple federal felonies related to their refusal to pay income taxes for nearly 10 years. The Browns, who contend that no laws require them to pay taxes, dismiss the court's finding as a "fiction," and describe the judge, Steven McAuliffe, as a "criminal." Both Browns were sentenced to prison sentences of more than five years, but they have resisted capture, remaining holed up in their hilltop home for several months.

Their case has attracted the attention of several fringe groups throughout the country, including tax protesters, militias and the Free State Project. The Browns' supporters have maintained websites with frequent updates, sponsor a daily internet radio show called *Ed Brown Under Siege*, and communicate about the case through internet message boards, e-mail lists and local meetings.

In January, when Ed Brown first abandoned the tax evasion trial, he



warned supporters that the situation might turn into "another Waco." Since then, he has repeated that any attempt to arrest him could turn into a violent confrontation. In the last few months, the Browns have entertained visitors from Tennessee, New York and Hawaii — among other states — who have offered them support, advice and supplies. Those gifts have included weapons, Monier said yesterday.

In recent weeks, internet chatter about the couple had quieted down, but yesterday the web was abuzz with news, much of it incorrect, about the happenings in Plainfield. One website reported that the Brown house was on fire, while others said it was under siege. There were multiple calls for supporters to rush to the Plainfield home to show solidarity.

Ed Brown said the events did not change his perspective.

"I'm not worried about anything. What are they going to do, send me to God sooner?" he asked.

But a few minutes later, he issued another warning to officers who might try to arrest him.

"I would say to the marshal, and all of those people responsible for any unlawful action, to be very

apprehensive and very nervous about conducting any criminal activity against our land or ourselves," Brown said. "We are a very reciprocal people. You do us good, we do you good. You do us bad, we're gonna do you bad. It's that simple."

Monier said he will continue to communicate with the Browns and encourage them to surrender, as he has since January. Flanked yesterday by the Washington, D.C., spokesman for the U.S. Marshal Service, he said the armored vehicles and explosives equipment are not indicative of a change in strategy.

"When you roll out with an operation, you want to be prepared for every encounter," he said.

Though marshals cut the phone lines and internet connection at the fortified concrete house yesterday, Ed Brown said that he has no concerns about the couple's ability to live independently. The house has its own well, and solar and wind generators make it able to operate "off the grid." Brown said yesterday that he has an extensive food supply, which includes gourmet items.

Brown also has a cell phone now, thanks to a journalist who tossed it to him through the window on request. Aaron Noble, an editor at

the local *Connecticut Valley Spectator*, agreed to loan Brown his phone for the night.

"Do you have a charger for that?" Noble asked Brown following the handoff.

A few minutes later, Elaine Brown turned up live on the radio, telling listeners she and her husband were safe but in need of a long-term communication solution. Callers to the show discussed plans to bring disposable cell phones.

Neither Brown nor Monier would say how many supporters were at the Brown residence yesterday. But one supporter, Cirino Gonzalez, a former military contractor who moved from Texas to live with the Browns several weeks ago, reported last week that he had purchased a .50-caliber rifle, a weapon frequently used by military snipers with rounds a half-inch in diameter. Elaine Brown told listeners yesterday that Gonzalez was still at the house.

"I get sad knowing not everyone has one," Gonzalez wrote on his MySpace page. "Then I think about everyone . . . that is not even close to being ready."

The Associated Press contributed information to this story.