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## Jeff Introduction

AG Bailey and Solicitor Divine, God Bless the both of you, I heard that the Supreme Court of the United States, denied my writ of certiorari yesterday. I was looking forward to seeing you show cause as to why the writ should not be issued. According to the Bar, the job of a Prosecutor is to seek justice not just a conviction! "My job as a prosecutor is to do justice and justice is served when a guilty man is convicted and an innocent man is not" Sonia Sotomayor. According to the Bible, Satan is the Accuser of the Brethren, Revelation 12:9-12. The Devil comes to steal, kill and destroy, John 10:10! Is your mission to accuse the brethren or to uphold the rule of law, with liberty and justice for all? Who do you represent, Satan who is the Father of Lies, the great Deceiver, John 8:44 or Jesus, thy Word is Truth, John 17:17? Have no doubt, I'm on team JESUS! In our matter the State of Missouri has maliciously attempted to not only murder me, but when that failed, they conspired to falsely convict and subsequently cover up both the bad shoot and the false conviction. The whole judicial system has been weaponized against me and my family. Both the United States and the State of Missouri have deprived me of my civil rights guaranteed by the Constitution, article 1,2,5 and 14, under the color of "law". Title 18 USC Section 242, applies to the ongoing criminal enterprise that has resulted in an innocent man with no criminal record sitting in prison for over 4,600 days. While a murderer who killed a "suspect" in the year 2000 and was allowed to keep his job as a trooper. Lying to cover up his PTSD for 12 years, lying to cover up a bad shoot in 2006, involving crooked cops in Crawford County in the "execution" of Kelly Brand. Perjured himself again in 2009 resulting in a false conviction that locked up Donald Nash for 11 years, who was set free by perhaps the last honest judge in Missouri. The former Sgt. Folsom lied on 8/22/12 when he allegedly smelled marijuana as probable cause to obtain a search warrant that was executed illegally seizing my printing equipment, cameras and computers. He lied again on 9/11/12 luring me into an "ambush" attempting to murder me, while I was running for Coroner, to investigate the murder that Folsom white washed, by promising the return of my cameras and computers as "ordered" by the Missouri Supreme Court. Another "lie" to the citizens of Missouri, a "ruse" to the law enforcement community. Who believe it is OK to lie as long as you "own up to it later" Sgt. Folsom actually said that at trial, along with over twenty other false hoods through out the judicial process that resulted in the most manifest injustice in the history of American jurisprudence! He not only repeatedly perjured himself but evaded all attempts to get to the truth! "I have ever had the single aim of justice in view. No Judge who is influenced by any other consideration is fit for the bench. 'Do equal and exact justice' is my motto and I have often said to the grand jury 'Permit no innocent

man to be punished but let no guilty man escape' Issac Parker. An innocent man is in prison and a criminal menace is at large, Missouri justice in action! The Attorney General office here in the State of Missouri has defended my conviction from the get go. Kostner, Hawley, Schmidt and now you Mr. Bailey, have suborned perjury and obstructed justice by not disclosing evidence that would vindicate me, Brady violations. In order to give cover to a dirty cop who should have been fired the first time he killed someone! The illegitimate Court system has upheld this most manifest injustice, repeatedly. Never mind the jury found me guilty of " attempting to assault Sgt. Folsom by shooting him". When I was the only one shot, look at the ER pictures! There were seven other points of appeal blatantly ignored by the Court in the original appeal (ED 100807). In the 29:15 proceedings I proved that my lawfully carried, legally owned holstered weapon was on my left side not the right as testified to over twenty times by Folsom and his partner Mertens if you can't tell what side the weapon was on, isn't that reasonable doubt? The Court actually had the audacity to claim that this fact did not negate any element of the crime! I have not been afforded due process, have not had a post conviction hearing which I could develop additional facts of my innocence. I have not had a court order the unsealing of documents which would further prove the magnitude of this injustice. Mr. Divine I understand that you have nominated to be a district judge by President Trump. I encourage you to read Deuteronomy 1:16-18, 16: 18-20. Psalm 2:10, 12:1-8, 63:11, 71:2-4. Jesus is all about setting the captives free. Isaiah, 42:21-23 61:1-4, Satan is all about accusing the Brethren and keeping captives Isaiah 14:12-17. "All Constitutional government is intended to promote the general welfare of the people, that all persons have a natural right to life, liberty and the pursuit of happiness that all persons are created equally and entitled to equal rights and opportunity under the law. That to give security to these things is the principal office of government. When the government does not confer this security, it fails in it's Chief Design." Const. of 1875, Art 2, Sec 4. Do the right thing and restore the rule of law and quit betraying the people by calling evil good and holding an actually innocent man in prison. You have till the end of July 4 to act. Matt. 27: 17-27. The LORD uses the good ones and the bad ones use the LORD...God save the Republic!

## **The Government has a weapon? Long be...**

12 Feb 25

iThe Government has a weapon? Long before Donald Trump was targeted by the powers that be, they went after Jeffrey Rains Weinhaus also known as Bulletinman. On September 11, 2012 Weinhaus survived an assassination attempt carried out by two Troopers from the Missouri Highway Patrol. He was shot twice in the head and twice in the chest. At the time of the attempt on his life, he was running for the office of Coroner in Crawford County. Since 1996, Weinhaus published a news bulletin that dared to expose corruption throughout the legal community across East Central Missouri. In 2000 Weinhaus ran for Sheriff in St. Francois County after the election was stolen for him. He did 30 days in the county jail for contempt of Court and was let out under the condition that he move out of the State. In 2003 Weinhaus moved to Wayne County Missouri under a special use permit granted by the United States Forest Service to manage Markham Springs Recreational Area. It took three years before the Wayne County PTB ( Powers that Be ) tired of being exposed by the Bulletinman in May of 2006, Weinhaus was arrested for trespassing at an open gas station while passing out his Bulletin. On May 11 Weinhaus was once again held in contempt and was committed to the Mental hospital in Farmington for quoting Bible verses ( He thinks he is God a Messiah Complex ) The USFS pulled the permit and the PTB told his wife Valarie that they were going to take their three children if she did not file for divorce. They paid for her lawyer and they were divorced by September. Weinhaus moved back to Jefferson County where the Bulletin was born in August of 1996. All was quiet on the home front for a few years, the Bulletin had over 50 advertisers and was the talk of the town. In 2009 Bulletinman started up loading videos to YouTube. The Bulletinman Video Broadcast expanded the audience, enhanced the website and print production. Weinhaus graduated from the Broadcast Center in 1988 and went to work at KTUI in Sullivan. To make ends meet he started an advertising agency Powerhaus Promotions which focused on tourism in Crawford County. In 2011 one of his clients Bass River Resort was raided by the Crawford County Sheriff. They seized (stole) over sixty weapons claiming that Stephen Bass was a violent felon. He was a felon convicted of a drug charge back in the eighties. Missouri law only prohibits so called violent felons from possessing firearms. It turns out that one of the deputies had a federal firearms permit to sell weapons. The same deputy was involved in the 2006 murder of an alleged meth cook under very suspicious circumstances. The deputies were cleared by an

investigator from the Highway Patrol, which happened to be the Trooper who tried to kill Weinhaus. Bulletinman had published the reason he was running for Coroner was to hold the deputies and their coconspirators accountable for the murder of Kelly Brand. As part of his campaign Weinhaus took out ads in the Cuba Free Press and the Sullivan Independent looking for victims of overzealous law enforcement. Bulletinman got over a hundred response's. On August 17, 2012 Weinhaus posted an over the top video on the Bulletinman You Tube channel demanding that the corrupt PTB (powers that be) to resign or come in line with the Constitution by September 17 (Constitution Day) or they would be subject to removal by any means necessary. On August 22 Bulletinman home office was visited by the Troopers who would attempt to murder him three weeks later. Trooper A took four hours to get a search warrant claiming he smelled marijuana as probable cause. Trooper B admitted in deposition that he did not smell the pot! The search warrant was served in violation of 043.200 RSMO. Which would have made the search warrant illegal in any legitimate court. Though some twelve plus years later there is no such court to be found! Bulletinman after a miraculous recovery was charged with assault in the first degree of the Troopers who assaulted him. The prosecution ignored the blatant perjury by Trooper A which was exposed by the audio and video recorded by Bulletinman. Trooper A claimed he told Weinhaus to remove his hand off the gun which was a lie. Five eye witnesses including two FBI agents never saw Weinhaus attempt to draw as Trooper A had alleged. Bulletinman was convicted of assaulting Trooper A by shooting him never mind the only one shot was Weinhaus. On September 11, 2019 the Missouri Court of Appeals ruled that the firing of Trooper A was justified. The Franklin County prosecutor withheld the facts that Trooper A had failed a drug test, had been diagnosed with PTSD since he shot and killed another civilian in 2000. A petition of Habeas Corpus was filed in St. Franois County in 2020 it was denied without a reason nor hearing. The Appeals Court did the same as the local court. In October of 24 it was filed by Sean O'Brien who has got 44 victims of the illegitimate Missouri Court System out of prison. His petition was also denied without a reason nor a hearing by the Missouri Supreme Court on Christmas eve. Over a dozen dirty judges have denied Bulletinman due process and have allowed the powers that be to weaponize the whole Missouri government against a journalist who dared speak out about the unchecked corruption that has infected our Republic. The whole point of our government is to protect our God given rights. When it fails to do so, it fails its chief design and is subject to replacement. Now is the time to take back our government from those who have stolen it.

**Attorney General Bondi,**

"In a society of criminals the innocent man goes to jail, Philip Dick.

"It is better that a hundred guilty men go free than to imprison one innocent man", Ben Franklin.

I certainly need your help. I have been held hostage by the State of Missouri since November 1, 2012. On October 10, 2013, I was falsely convicted of assaulting former Missouri Highway Patrol Sergeant Henry J. Folsom by shooting him on September 11, 2012. In reality the only one shot on that fateful day was myself, twice in the head and twice in the chest. On August 22, 2012, I got a visit from Folsom and his partner in crime Scott Mertens concerning a video I had posted on You Tube on August 17, 2012. At the time I was running for the office of Coroner in Crawford County. I was looking into a murder committed by members of the Sheriff's department, that Folsom was assigned to investigate. Folsom concluded that the murder was justified. Though all the evidence indicated that it was a bad shoot. In the course of my campaign I had purchased a series of advertisements in the Cuba Free Press and the Sullivan Independent News looking for victims of over zealous so called law enforcement. Dozens of citizens responded with sordid tales of cops and courts gone bad. I began sharing these horror stories in my publication, the Bulletin, which I had published since August of 1996. In 2009 I began uploading videos to the Bulletinman You Tube channel. I alienated elected and appointed officials from the Governor to the Dog Catcher and all offices in between. I defined a crime as an act that causes provable personal injury, loss or harm. This infuriated the courts and the shyster lawyers who leached off non violent, victimless so called offenders who had only offended the State and their evil edicts. Woe unto them decree unrighteous decrees, Isaiah 10: 1-4. Woe unto them that call evil good and good evil, Isaiah 5:20-23. If there is no victim, there can be no crime! In the vast majority of "criminal" cases. The State is the one inflicting the injury, loss causing great harm to the citizens who elected them, to defend the Constitution against all enemies foreign and domestic. The whole point and purpose of our Government is to protect our God given rights of life, liberty and happiness. It is not to usurp Gods power and to steal our rights given by our Creator. Over the last 60 years the Courts have been hell bent on replacing God with the State. The Communist have taken control of the Democratic party and the Republican's in name only. President Trump has been appointed by the Almighty to stop the overthrow of the Republic. Attorney General, God has put you in your office for such a time as this, Esther 4:14. This is how you can help me, there is a Federal Statue USC (Matt insert color of law #) about the deprivation of rights under the color of law. Attorney General, I have been denied due process

by all of the courts in the State of Missouri from the circuit level to the highest court. My lawyers have filed Habeas Corpus petitions clearly illustrating Brady violations (Missouri Court of Appeals. No. ED 109329, Circuit Court of St. Francois County No. 20SF-CC00053, Missouri Supreme Court No. SC 100827) All denied without explanation or hearing thus depriving me of my God given Constitutional rights to due process and equal justice under the law. In my trial in October of 2013, PA Bob Parks withheld the fact that Sgt.Folsom (The States main witness, the only people that alleged that I attempted to draw my lawfully owned and carried sidearm was Folsom and his partner Mertens who did not see the weapon come out the retention holster like Folsom claimed. Five eyewitnesses which included two FBI agents saw me fall face first, hands empty) was under investigation prior to the bad shoot of 911, for departing from the truth in previous cases. The Missouri Supreme Court overturned the Nash conviction because of Folsoms lies in 2020. Parks also withheld the fact that Folsom post shooting urine test showed that he was taking Prozac and Ambien to treat PTSD which he failed to disclose to the Highway Patrol for some 12 years after he shot and killed another suspect in 2000. In Deposition taken in June of 2013 when ask what medication he was taking on the day of the shooting, 911, he answered none. He also fail to disclose that he had failed three fitness for duty examinations in the year leading up to the trial. He lied to the jury when he told them he was on medical leave and still allowed to carry a gun and badge! Had the jury known that Folsom was a pathological liar and lied that he told me take my hand off the gun and that he told me had papers for me to sign in the twelve seconds it took for me to exit my vehicle until he shot. When ask at trial why he didn't tell me to get my hand off the gun, he told the jury he did not have time. My ineffective counsel did not confront him that the audio and video tape that I recorded was void of these statements. Folsom only had time to question my right to have a gun which violates Article 1 Sec. 23 of the Missouri Constitution and Article 1 Sec 2 of the United States Constitution. Folsom lured me into the ambush by calling me and telling me he had been ordered by the Missouri Supreme Court to return my printing equipment which had been illegally seized in violation of Missouri Statue 043.200. The Court conspired with Folsom by telling him and the Fusion center that I filed a writ of replevin with the Supreme Court on Friday September 7, 2012. Folsom baited me into meeting him at a gas station which had no cameras. I can't thank you enough for taking up my cause by bringing charges against the State of Missouri and it's bad actors who have stolen over 4485 days from me and my children. I have harmed no one yet I'm the one in prison! "Do not be merciful but be just, for mercy is bestowed upon the guilty. While justice is all that the innocent requires" Khalia Gibard.i

**Mr. Becker,**

I should be dead, what happen to me on Tuesday September, 11, 2012 simply put was a miracle. It was the hand of the Lord that kept me alive "Because they regard not the works of the Lord, nor the operations of his hand, He shall destroy them and not build them up." Psalm 28:5. It is my prayer that you will regard His work and move to set me free in Jesus name!

I recently saw you on the television speaking about how you were satisfied with the ten year sentence in the Hernandez case. Perhaps I misunderstood your statement. How can you be OK with a ten year sentence in a case that resulted in the death of a mother in the prime of her life and her husband suffering serious injury? Is the Wilson family satisfied with the sentence? " In a society of criminals the innocent man goes to jail" Phillip K. Dick. Mr. Becker, How can you justify my thirty year sentence and have no problem with ten years in a case that resulted in a death and serious injury? I have been in prison some 4500 days, that is well over 12 years and I have harmed no one, I was the only one injured (shot twice in the head, twice in the chest ) take a look at the Emergency Room pictures of me! Folsom was not injured. There was no criminal intent, on my part, the audio and videotape, reveal that I was praying and praising the Lord on the way to pick up my printing equipment. Folsom told me that he had been ordered by the Supreme Court to return to me. I was not plotting an assault, I thought that I was getting my property returned. I understand that you brought up a few concerns when you were approached to bring this manifest injustice back to court in July of 2023, by Ms. Perske. Such as I allegedly said I was going to shoot Folsom in the head in a video that I recorded after the illegal search warrant. We can't find that video, was that enter into evidence by your predecessor at trial? I don't recall seeing it. That would a powerful piece of evidence to leave out of the trial! You also had a question as to the amount of guns that where in my Subaru, a shotgun and another hand gun. If my intention was to assault Folsom, wouldn't I exit with the shotgun not a pistol in a retention holster? Professor Sean O'Brien my lawyer, filed the Habeas in late October that the Supreme Court (SC 100827 ) dismissed on Christmas eve without a hearing or reason, just like the Circuit and Appeals Court. I have yet to have a post conviction hearing despite being in six courts. So much for due process! Obviously the Courts are concerned about the video I posted on 8-17-12, despite the fact, I was found not guilty of tampering with Judge Parker by Judge Sutherland. Their refusal to remedy this travesty, is proof positive that the Courts are not upholding the Constitution they are only concerned about protecting their self interests. Would you please correct the most manifest injustice in the history of Missouri? You were made aware of the numerous Brady violations in my sham trial, in October of 2013. Along with the Brady violations, Parks put a pathological liar on the stand, a



Naphue violation. In ethical prosecution's there is a crime in search of a name. In my prosecution, which was nothing more than lawfare, Parks had a name in search of a crime. The search warrant he signed off on August 22, 2012, was based on the lie that Sgt Folsom told Judge Hoven that he smelled marijuana. His partner testified in deposition, that he did not smell anything. Thus there was no probable cause. The fraudulent warrant was served by Troopers from the Highway patrol without notifying the Franklin County Sheriff a violation of RSMO 043.200. The fruit from this poison tree was used to obtain the arrest warrant Parks gave to Folsom on 9 11 of 2012. Instead of Folsom simply telling me that there was a warrant for my arrest, I had never failed to appear. He told a lie to lure me into an ambush. Before he lied and then tried to kill me, he was under investigation for departing from the truth by his superiors at the Patrol. Parks should have known the character of his star witness. He had Folsoms report taken the day after the bad shoot and the audio that was recorded by my ex wife. That clearly contradict his claim that he told me that "he had papers for me to sign" and that he commanded me to take my hand off my lawfully carried, legally owned sidearm. Parks also had statements from the five eye witnesses who saw me fall face first with my hands empty. Enough evidence to charge Folsom, not me! The only ones who maintained that I attempted to draw were the ones who unleashed six rounds striking me twice in the chest and head, the last shot fired at my head was pancaked into the gravel. For that to have happened, Folsom had to have shot while I was on the ground! Folsoms partner Mertens had a different statement as to how far my firearm made it out of the retention holster than Folsom had alleged. At trial both of the Troopers claim that my holster was on my right side over twenty times. The still shot taken from the watch video that show the holster on my left hip. I could not buckle my seatbelt with the holster on the right side! Had the jury known what you have known for years, I would have been acquitted, that Folsom had PTSD and was a pathological liar, a perjurer, had failed numerous fitness for duty evaluations. He lied about being on medical leave when he had been fired. Henry Folsom is a totally unreliable witness. Your predecessor knew this though the only thing that matter to him was to get a conviction not justice! You have the power to correct this injustice, let us pray that you will do the right thing and bring this back to Court. " He that justify the wicked and condemn the just both are abomination to the Lord" Prov 17:15 "Be not be merciful but be just, for mercy is bestowed upon the guilty criminal, while justice is all that the innocent man requires" Khalil Gibran

Jeffrey Rains Weinhaus

**I sent the following to Sean, Monday afternoon.**

JEFFREY WEINHAUS

Here is an updated email, Mm. Thanks ...

20 Jan 25

Here is an updated email, Mm. Thanks for your careful consideration!

Thanks for your reply and the stamp. Would you please prepare a cert and an appeal to the eighth circuit, I know it is a long shot but I serve the God of the long shot. It was a long shot when He deflected the bullets that should have killed me some twelve years ago. The bullet that struck my temple should have taken the top half of my Head off though today there is not even a scar! The two to the chest missed every vital organ and the one fired at the apricot where the spine connects to the skull went around the Nexus. As far as a fraud upon the court wasn't the entire prosecution a fraud? Parks put a known perjured person on the stand isn't that a fraud upon the court? The whole point of a prosecution is to do justice not find a crime that fits your enemies action. Should not the prosecution have a crime and then find the person who committed the crime. Not have a name then find a crime! A crime is an act that causes provable personal injury, loss or harm. Would it not be a fraud upon the court that the victim of the crime was convicted of a crime absent of any injury to the alleged so called victim? Woe unto them that call evil good and good evil, Isaiah 5:20. Just who suffered injury on September 11, 2012? Who has lost over 4,460 days of his life because of the ultimate fraud upon the court? Time is indeed the only true currency! Isn't there a United States Statue about deprivation of rights under the colour of law? The entire Missouri Court System is operating under the colour of law! By failing to afford a remedy to the only real victim of such a blatant miscarriage of justice the court has failed its chief design and must be replaced by a court that will punish evil doers not those actually innocent and the victims of crime. Fight the good fight! Eagerly awaiting your action.

Jeffrey Rains Weinhaus.