

DEPARTMENT OF THE TREASURY DOE1	§
DEPARTMENT OF THE TREASURY DOE2	§
UNITED STATES INC.	§
EWING BROTHER'S TOWING COMPANY	§
LAS VEGAS REVIEW JOURNAL	§
ELI SEGALL	§
JASON GUNNELL	§
	§
	§
Counterdefendants	§
	§
	§

1. FOR NOW COMES THE COURT TO CONSIDER claimant's 'Motion for Trial by Jury' to have the case reviewed by a jury of members of the peerage in accordance with the common law.

2. For President Donald Trump, in his address to the United Nations General Assembly on Tuesday September 20, 2017, stated: "In America, the people govern, the people rule, and the people are sovereign. I was elected "NOT" to take power, but to give power to the American people where it belongs. In foreign affairs, we are renewing this founding principle of sovereignty. Our government's first duty is to its people, to our citizens, to serve their needs, to ensure their safety, to preserve their rights, and to defend their values. As president of the United States, I will always put America first."

3. For with the people being sovereign is with authority to hold a trial by jury in common law. For with the common law jury is with authority granted by the

people to do Findings of Facts and Conclusions of Law based on the presented evidence.

4. For with the Defendant public servants named in this action is with their propensity to attack the people who stand on their sovereignty and inherent rights. For with the claimant is with his filing documents to center the people's government, and its agents, back under The Constitution for the United States of America.
5. For this case stems from certain defendant public servants herein named, in particular defendant Mead, arresting and imprisoning the claimant because of defendant Mead's unfounded fear that the claimant would harm him, not that the claimant has harmed him. For Defendant Mead in his testimony before the defac- to, corporate Grand Jury of Nevada committed perjury in his testimony. For Defendant Mead's testimony shows retaliation actions against the claimant. For Defendant Mead testified, that claimant's lawful filed paperwork caused Defendant Mead to then have to do excess paperwork, answer to the Las Vegas Police department superiors, and due to his holding dual jobs, caused him to be reviewed by his superiors at the FBI. It is clear to this court, that Defendant Mead is using the 'government' for his own personal vendetta against the claimant.
6. For it is clear that the defendant government actors are in collusion together and are harming the claimant. For the defendant government actors are imprisoning

the claimant in jail without convicting him of any crime, without a victim who made a complaint established by 2 witnesses, and without a wet ink signed affidavit sworn to under a sworn under penalty of perjury, supporting the complaint.

7. For this reason, the trial will be held by conference call for the protection of the jurors. For the defendant public servants having waged mixed war against the people, is with the people's protection being the utmost concern to this court. For the jurors are selected by the people from among the people as required by law and need to be protected from the out of control defendant public servants.
8. For defendant Mead has badgered, coerced, incarcerated, and has brought unfounded charges against Marina Calove who is a friend of the claimant. For defendant Mead has gone through a friend's list, likely obtained from the claimant's phone, and has harassed and threatened several of them.
9. FOR THE ABOVE REASONS, IT IS THE ORDER OF THIS COURT THAT claimant's motion for Writ for trial by jury is hereby GRANTED.
10. FOR IT IS THE ORDER OF THIS COURT THAT the trial is scheduled to occur on Thursday October 5, 2017 at 7:00 PM Pacific Standard Time. For the trial will
11. take place by conference call and is open to the public. For access to the trial will be by calling in to 866-287-0248 at the specified time. There is no access code.
12. FOR IT IS THE ORDER OF THIS COURT THAT this is a common law case

filed as an action at law in a court of record and will be conducted accordingly.

13. FOR IT IS THE ORDER OF THIS COURT that the jury will be reviewing the evidence already submitted to date, in this action and will be granted time to ask questions of the parties to this action.

14. FOR IT IS THE ORDER OF THIS COURT that the evidence that will be presented are what is already placed in this case by the claimant. For the defendants have received a copy of all documents and are aware of the specifics of the action. For the defendants have not yet placed any evidence into this court. For silence has long been held as acquiescence because the defendants were notified of the case.

15. FOR IT IS THE ORDER OF THIS COURT that the defendants that are listed in this action are parties to the action. For if the defendants desire to place evidence into this action for consideration they must do so before October 4, 2017. For any defendant that is a party to the action and wishes to give testimony on their behalf to the jury must be on the conference call.

16. FOR IT IS THE ORDER OF THIS COURT that the jury of the people reserves

17. the right to break deliberation at the end of the evening and continue the following week and so on until it concludes its deliberations.

18. FOR IT IS THE ORDER OF THIS COURT that if the defendants do not partici-

not concluded the following week(s) at the same time, same conference call number.

Witness the hand and seal of the court this 22nd day of September in the year of our Lord 2017.

The Court

By:/s/ Thomas Benson
Attornatus Privatus



Michaelene Jo
By: Michaelene Jo
Chief Justice superior court of the
united States of America (unicorporated)

