

Candi -Lee : Weeks a natural woman
c/o 175 Hutton Ranch rd #103-231,
Kalispell Montana near[59901]

Filed __ December,2016

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DEC 30 2016

Clerk, U.S. District Court
District Of Montana
Missoula

CV 16-161-M-DLC-JCL

Claimant at Law.

U.S. District Court

District of Montana

201 E Broadway St, Missoula Montana 59802

Candi-Lee: Weeks

plaintiff Claimant at Law

v

Bradley F Johnson in his private capacity, [judge Whitefish municipal court]

Bill Dial in his private capacity, [Whitefish police dept]

Kristi Curtis in her private capacity, [PA]

Kevin Conway in his private capacity [Whitefish police]

Shane Erickson in his private capacity, [Whitefish police]

Chase Garner in his private capacity, [Whitefish police]

Chuck Stearns in his private capacity, [Whitefish city]

Bridger Kelch in his private capacity, [Whitefish police]

John Muhfeld in his private capacity, [Whitefish Mayor]

Bill Hill (aka) Hills Brothers towing in Private Capacity

Brian Carter in his private capacity (aka) Moonlighting Bail Bonds

Defendants

COMPLAINT AND REQUEST FOR INJUNCTION

Case #

- 1) Complaint for Money Damages for:
- 2) Deprivation of Constitutional Rights,
- 3) Conspiracy to Deprive Plaintiff of Constitutional Rights, and Failure to Protect Plaintiff from Conspiracy to Deprive Plaintiff of his Constitutional Rights.

Jury is hereby Demanded.

1. Comes now the Claimant above named in her own natural man and complains against Defendants above named for depriving Plaintiff of constitutional rights under color of State Law, custom or usage, conspiracy to so deprive and/or failure, neglect or refusal to protect plaintiff from said conspiracy although it was within their power to do so.

Jurisdiction Venue

2. This Court has jurisdiction under 28 USC 1391 and 28 USC 1343 (1), (2), (3), and (4) and

under USC 1983, 1985.

3. Plaintiff and individuals, named are citizens and residents of the State of Montana. Defendants are employees of the State of Montana and The County of Flathead.

1st Cause of Action

4. Plaintiff is a resident of the County of Flathead, state Republic of Montana for the past 2 years.
5. John Muhfeld is Mayor of the City of Whitefish, State of Montana;
6. Bradley F Johnson is Judge in the Municipal Court Whitefish, County of Flathead State of Montana.
7. Chuck Stearns Whitefish City Manager, State of Montana;
8. Kristi Curtis is Prosecutor for the City of Whitefish, County of Flathead, State of Montana.
9. Bill Dial is Patrol Officer, City Whitefish in the County of Flathead, State of Montana.
10. Bridger Kelch is Patrol Officer, City Whitefish in the County of Flathead, State of Montana;
11. Chase Garner is Patrol Officer, City Whitefish in the County of Flathead, State of Montana;
12. Kevin Conway is Patrol Officer, City Whitefish in the County of Flathead, State of Montana;
13. Shane Erickson is detective /Bailiff/Patrol Officer, City Whitefish in the County of Flathead, State of Montana;
14. Bill Hill of Hills Brothers towing Whitefish Montana
15. Brian Carter Bail Bondsman for Moonlighting bail bonds Kalispell Montana

16. By Law, Montana Admin Rule 23-13-203, and Oath of Office Article III Section 3 of the Constitution, State of Montana, Defendants, John Muhfeld , Bradley F Johnson, Chuck Stearns, Bill Dial, Bridger Kelch, Chase Garner, Kevin Conway, and Shane Erickson, have been required by Oath of affirmation, to support and defend Claimant's Constitutional rights 1st,4th,5th,6th,7th,8th,9th and 10th when or where they claim to have jurisdiction over or official duties with the Claimant.

17. Bill Hill, Kristi Curtiss, and Brian Carter are acting in collusion with forementioned defendants to deprive Claimant of private property, Liberty and the right to travel freely and maintain her protections of her constitutional rights with Amendment 1st,4th,5th,6th,7th,8th,9th and 10th.

18. On or about Sept. 29, 2016, at 2:13 am Plaintiff/Claimant while traveling(Shapiro v Thompson) in private property a 2006 Ford Taurus family auto on state of Montana Highway 93 (owned by the people) Claimant was arrested/detained by Kevin Conway and ordered to obtain a Drivers License and an automobile License by threat of arrest and fees.

19. Kevin Conway denied and disparaged Claimants God given rights retained by this people and Constitutional protections of the 5th,6th, and 9th Amendments that are created to protect the people from this form of Tyranny.

20. No state can convert a right into a privilege and charge a fee for it...Murdock v. Pennsylvania, Shuttlesworth v. Birmingham 394 US 147(1969) US Supreme

Court says No License necessary to drive Automobile on public roads..

Driver License is Title of Nobility

21. Both are Titles of nobility.
22. Said order was in violation of Article 1 Section 10 of the Constitution

Section 10. No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

No state shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing it's inspection laws: and the net produce of all duties and imposts, laid by any state on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

No state shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

Close .

7 Appearances

23. Appearances by Claimant on October 12,2016,October 19th,November 16th,2016,November 30th,2016,December 7th,2016,December 14th ,and December 16th at Whitefish City Courthouse by Threat and coercion denied and disparaged claimants God given unalienable rights and Constitutional rights of amendments #1,4th,5th,6th,8th,9th, and 10th

OCTOBER 12th,2016

24. On October 12,2016 at approx 1;30 Claimant appeared in Whitefish court for an under duress by threat of arrest appearance demanded by Kevin Conway.

25. On October 12th.2016 Claimant was asked to leave the courtroom by Bradley F Johnson (judge)when she stated that she was retaining her rights and all of them as a natural man UCC1-207 and UCC1-308.

26. On October 12th,2016 prosecutor Kristi Curtis failed to prosecute by supplying no Contract or proof of Claim that her laws apply to Claimant to the court and stating that her hearsay is acceptable for prosecuting a crime.

27. On October 12th,2016 Judge Bradley F Johnson displayed anger and bias(extrajudicial behavior) against Claimant demanding that claimant stop talking and leave, denying claimant the right to speak and be heard(1st and 9th amendment).

October 19th

28. October 19,2016 at approx 1;30 2nd forced appearance Claimant appeared in Whitefish court for an under duress by threat of arrest appearance demanded by Bradley F. Johnson.

29. October 19,2016 at approx 1;30 Claimant demanded proof of Contract, Bradley Johnson ignored claimant.

30. On October 19th,2016 again prosecutor Kristi Curtis failed to prosecute by

supplying no Contract or proof of Claim that her laws apply to Claimant to the court and stating that her hearsay is acceptable for prosecuting a crime.

31. Bradley Johnson(judge) made claim that he was an employee of the State of Montana, Kristi Curtis made statement that she as Prosecutor was employed by the State of Montana and the Plaintiff was indeed the State of Montana ,and the State of Montana receives revenue for claimants guilt.

32. Plaintiff asked for proof of Contract and if she could receive a fair and meaningful hearing with the three parties working for the Plaintiff state Montana, Claimant assumes she is being coerced into a lynch mob which would deny claimant due Process the 5th amendment denied.

33. Again claimant was asked to leave by the extrajudicially biased against claimant Bradley FJohnson for claiming her retention of all of her rights and again was not allowed to speak 1st amendment denied.

34. Bradley F Johnson claimed that he was indeed the trier of the case and the trier of fact and that he could do anything that he wanted in his courtroom .

35. Bradley F Johnson is acting as fact finder, prosecutor and giving legal advice from the bench which is extrajudicial and would be construed as acting in his private capacity and denying claimant of due process.

36. Bradley F Johnson by doing what he wants in his courtroom is committing Fraud, coercion, extortion, and denying claimant her rights of Liberty by keeping Claimant in his threat of arrest appearance circle as she has appeared for

hearings never waiving her rights UCC1-308 UCC1-207.

37. Whitefish Police department shares same building with whitefish courthouse.

38. Claimant was followed while traveling from the courthouse by Shane Erickson, Bill Dial and 3 other unidentified officers and detained by them in her private property Ford Taurus right as claimant left the courtroom, and out of the building and as she started to travel in her personal property.

39. Claimant refused to leave the safety of her private property while Bill Dial beat on the windows attempting to smash them and injuring the family members ears in the rear seat.

40. Bill Dial threatened all family members in their private auto with threat of physical harm and arrest.

41. Bill Dial demanded fees for claimant not complying with his commercial for hire statutory(British Rule) codes and demanded that claimant's rights be converted into a privilege and pay fees for her lost rights to travel freely, constitutionally deprived of 4th,5th,6th,8th and 9th amendments

42. Bill Dial swore an oath to protect individuals rights, with full knowledge he refused to honor his oath.

43. Bill Dial smashed an object into the rear window 4 times damaging the private property and harming the family member in the back seat of our family auto.

44. October 19th Detained by Shane Erickson and Bill Dial, Dial and Erickson

are converting claimants right into a privilege and charging a fee for it and they both are employed by the state of Montana and both swore an oath to protect claimants rights.

45. Claimant and family in their private "Not for Hire" property was stalked from Whitefish courthouse by resident Police officers and detained/kidnapped, harrassed, and harmed physically and mentally right after a court appearance on this same matter.

October 26th,2016

46. October 26,2016 Called court had a flat tire(have phone record and time), motioned for a new court date under threat of arrest for missed one as was instructed by Whitefish court.

November 16th,2016

47. November 16,2016 claimant's 3rd Appearance under Duress threat of arrest and coercion demanded by Bradley F Johnson.

48. Claimant maintained all rights UCC1-207 and UCC1-308 and all God Given unalienable rights granted her, which The US Constitution(9th) and Montana code annotated (34)protects for claimant

49. Claimant requested proof of contract again none submitted by the Prosecutor Curtis.

50. PA Curtiss also refused to present the injured party or the Nature and cause

and its 3 elements, to date none has been submitted to the court for Claimant to view or confront.

51. Again Curtis has failed to prosecute and by doing so has denied claimant her rights afforded and reserved by claimant.

52. Bradley Johnson acting in an extrajudicial extreme abusive penalizing Biased behavior against Claimant suggested(not his duty) and required an unnecessary and excessive appearance bond at the cost of \$500 US notes or he offered threat of arrest if claimant did not bond ,this denied claimant the protections of the 5th and 8th Civil rights protections.

53. Johnson demanded Brian Carter to appear in the courtroom with claimant, Carter stated that he was getting claimant bonded and judge agreed.

54. Chase Garner followed Claimant around in the building mutually shared and told Claimant that if she leaves it will be threat of arrest without a bond.

55. Claimant told Bondsman Brian Carter that she would only sign under Duress by threat and coercion, Carter stated that he did not care.

56. Claimant signed the bond under Duress, Threat, and coercion, this bond was extorted out of claimant by threat of arrest with no cause.

57. The demand by Johnson for the forced by threat and coercion appearance bond was ordered while claimant was leaving an appearance were again she retained her rights, and had not missed any hearings deliberately or in negligence as the Whitefish court had full knowledge of claimants flat tire the moment it

happened on October 26th via phone call and court extension request.

58. Johnson was acting in collusion with Curtis when he suggested a \$500 bond on claimant and Curtis simply agreed that would be a great idea, even though Curtis had not supplied the contract, proof of claim nor the injured party, or proof that statutory laws apply to claimant a natural man and Johnson did not require these items from Curtis when confronted.

59. Johnson to compound his extrajudicial behavior he ordered that claimants private auto be kidnapped by Whitefish Police department as claimant traveled away from courthouse.

60. November 16th Claimant in her private property was Detained by Bridger Kelch and Chase Garner for no cause, again stalked from the court hearing.

61. Kelch and Garner stated that Bradley F Johnson ordered him to confiscate our private auto without Due process.

62. Claimant demanded the warrant, Kelch stated that he did not need one and broke into our family auto and had claimant and family removed and kidnapped private property.

63. On November 16,2016 Bridger Kelch detained with no warrant, forced entry, removed natural persons and kidnapped and stole claimants private property auto Ford Taurus: Not for Hire” and gave it to third party Bill Hill (Owner)Hillsbrothers towing.

64. Acting without authority and above the law Hills Brothers held claimants

private property for a ransom on a no contract service.

65. Hillsbrothers then extorted a fee out of Claimant and attempted to by color of Law to force Claimant to license her private auto for release of claimants private property or have it towed out.

66. Hillsbrothers denied Claimant her right to freely travel in her private” Not for Hire” property unencumbered, Hillsbrothers doing so lacking authority.

67. Hills Brothers was acting without authority and in collusion with Whitefish Police Department and Bradley F Johnson under the color of law to deprive claimant of her private property that was kidnapped.

November 30,2016

68. November 30,2016 Appearance under Duress threat of arrest and coercion Claimant maintained all rights UCC1-207 and UCC1-308, claimant requested proof of contract.

69. Again no contract nor proof of claim submitted by the Prosecutor Curtis, Curtis stated she does not need Proof of Claim nor Contract to force jurisdiction on a Natural man.

70. Johnson acting extrajudicially and in collusion with Curtis ignored the request to have Curtis submit the contract and the injured party to the court,

71. Johnson practicing law from the bench answered most questions for Curtis(which is on the record) to include that the injured party is Society, society is not a people.

December 7,2016

72. December 7,2016 Appearance under Duress threat of arrest and coercion

Claimant maintained all rights UCC1-207 and UCC1-308.

73. Claimant requested proof of contract again, and again none submitted by the Prosecutor Curtis.

74. Johnson again does not accept Claimants retaining her rights and not submitting to his statutory law(British Rule Blacks Law).

December 14,2016 1:30 Appearance

75. December 14,2016 1:30 Appearance under Duress threat of arrest and coercion Claimant maintained all rights UCC1-207 and UCC1-308, Claimant requested proof of contract again none submitted by the Prosecutor Curtis.

76. Bradley Johnson threatened to force his jurisdiction on Claimant acting extrajudicially and to disparage and deny claimant her natural rights by a forced pleading(not by claimant), Claimant maintained her God Given Rights even with Johnson threatening her.

December 16, 2016 9 am appearance

77. December 16, 2016 9 am appearance Claimant filed a Notice of appearance with Whitefish Court(time stamped) and ordered the audio of hearing on this day in natural man.

78. Claimant brought 5 witnesses with her on this Dec 16th hearing, Bradley

Johnson Told Bailiff that he did not want to listen to Claimant reserving her natural rights and had Bailiff Shane Erickson escort Candi-Lee: Weeks out of the courthouse and building.

79. Bradley F Johnson acting in an extrajudicial fraudulent way by sending a letter to Moonlighting Bonds and stated dishonestly that Candi-Lee: Weeks had not made a re appearance on December 16th and that the bond 003-10378486 was in Forfeiture, disparaging Amendment 8 denying 5th amendment.

80. Bradley F Johnson is attempting to force arraignment and jurisdiction fraudulently in collusion with a bondsman Brian Carter since he Johnson does not have jurisdiction over claimant a natural man for a crime with no proof of claim or Nature and Cause and without Contract.

Federal Reserve notes not backed by silver and gold

81. Defendant Kevin Conway, Whitefish Patrolman, also required me to pay for said License with Federal Reserve Notes, That are not backed by gold or silver coin, as stipulated in Article 1 Section 10 of the U.S. Constitution.

82. Defendant Johnson, Conway, Garner, Erickson, Dial and Kelch Curtis Hillsbrothers threatened Plaintiff with deprivation of Liberty and property with out due process of Law. Violating the 5th,6th,8th,9th civil Rights.

83. All this was done under, Color, Custom and Usage of Montana State Vehicle Code.

84. Defendant Conway acting in conspiracy with and under color, custom and usage of law, ordered Plaintiff to court.

85. This constitutes a violation of his Oath of Office as covered by Title 18, USC 241 and 242.

86. Defendant Johnson was assigned to Court wherein Plaintiff appeared 7 times as an under duress and by threat defendant in a criminal Traffic Case.

87. Johnson is attempting to take away the right to travel, from claimant which shows bias and extrajudicial behavior in collusion with all defendants.

88. Kristi Curtis Has denied Claimants liberty to travel and retain her rights UCC1-207 UCC1-308 by fraudulently prosecuting a cause with no contract and forcing claimant to make 7 appearances with no proof of claim, Disparaging claimants 5th amendment right.

89. Curtiss and Johnson are attempting to extort a plea and remove claimants natural rights.

Denial of rights retained by the people

90. Claimant is guaranteed the right to travel freely unencumbered with her Private Property.

91. Claimants rights cannot be converted into a privilege by a state and fees charged.

Denial of Due Process

92. Plaintiff is guaranteed Due process of Law by the Fifth Amendment of our U.S. Constitution.

93. Due Process is guaranteed by the both the 5th and the 14th amendments to the constitution, to date there has been no due process of law.

Infliction of Excessive and therefore Cruel and Unusual Punishment

94. Under the 8th Amendment, cruel and unusual punishment may not be applied against Plaintiff.

95. On November 16,2016 approx 2:30 pm 500 US dollars were demanded by Bradley Johnson for an appearance bond on Plaintiff during an appearance and after 3 appearances that were by force, threat of arrest and under duress.

96. Plaintiff was not allowed to leave the courthouse under threat of arrest, for over 3(total 5 hours) hours denying and disparaging claimants 5th amendment rights..

97. Johnsons behavior is extrajudicial and shows that he is acting in his private capacity and is biased against Plaintiff.

98. Johnson is in collusion with the prosecuting attorney Curtis as there has been no Due Process(5th).

99. To date after 7 physical appearances no contract has been submitted to this court to prove its Laws apply to Plaintiff yet plaintiffs Liberty is being denied(5th).

100. Week after week claimant has been threatened to come to this court only to have her rights disparaged and denied by those that we the people should trust!

101. These 8 summons to this court by threat of arrest has denied my 1st,5th,6th,7th,8th and 9th Amendment Rights.

102 . Defendants have imposed just such cruel and unusual punishment upon Plaintiff by the mental stress placed upon Plaintiff as a result of Defendant Johnson and Curtiss lack of submitting and fact finding to the court the Nature and cause and the injured party(man) and its elements which include jurisdiction to include the CONTRACT be submitted to this court.

103. Bradley has on record stated that the injured man is the general public/social damage which shows extrajudicial biased behavior in collusion with the Prosecuting attorney not adhering to the Judicial code of conduct.

104. Under the 5th and 9th amendment to the constitution Plaintiff's right to Travel in Private property and Liberty have been disparaged and denied by all of the defendants aforementioned.

105. Claimant reserves all powers not specifically delegated to the Federal or State Government and she has not waived any of the rights aforementioned, which for the most part are natural rights, but which are also protected by the constitution.

Infliction of Peonage and Involuntary Servitude

106. Under the 13th. amendment to the constitution Plaintiff is protected

against peonage and involuntary servitude, where the actions of Defendants appear to destine Claimant.

107. Under the 14th amendment of the Constitution, Plaintiff is protected under Title 18 USC, Sec. 241 and 242 from the acts of Defendants,

Montana Bar in Violation of Sherman Antitrust Act

108. Defendants, Under Color, Usage and Custom of Montana set forth in the Montana constitution and made a part here of as though stated in total herein, in their capacity of public ministers have denied plaintiff the unalienable right to Travel of Plaintiffs own choice, Who may or may not be a member of an exclusive organization Montana Bar, Which Organization may well be in Violation of the Sherman antitrust Act 25 USC 1,2,3,

109. Defendants Johnson and Curtis Conspired in concert with other Defendants, Conway, Kelch, Dial, Erickson, and Garner, acting outside their Lawful Duties, To bring to bear upon Plaintiff unconstitutional acts under Color, custom and Usage of State laws.

110. Defendants Johnson, Curtis, Kelch, Conway, Dial, Garner, and Erickson, acted outside the perimeters their Lawful Duties. Johnson acted Extrajudicial and Biased against Plaintiff.

111. Hill and Carter acted in Collusion to deprive Claimant of Private Property and Liberty.

112. Defendants Violated their Oaths of office. They did so under Color,

Custom and usage of Federal and State Law.

113. Defendants acted Grossly, Willfully, Wantonly, Unlawfully, Carelessly, Recklessly, Negligently, Maliciously, purposefully, Intentionally and Discriminatingly against Plaintiff and did so taking advantage of Color, Custom and Usage of State Law and custom within a Natural mans fear of State personal prosecuting good people for having stood up for their Natural God given Unalienable rights protected by the U.S. constitution and the Montana State Constitution Art II Sec 34.

Conspiracy. Overt Acts

114. Defendants conspired together and with others as yet unknown to Plaintiff to deprive her of her rights.

115. Overt acts committed by Defendants Bradley, Curtis, Dial, Kelch, Conway, Garner, and Erickson, includes that complained of in above paragraph of this complaint.

116. Denying Plaintiff the right to travel freely with her private property, are all in collusion with the State Legislative Branches of the State of Montana.

117. Defendants named above relying on their own discretion and erroneous interpretation of the Supreme Law of the Land, Which is the Constitution and not any statute(British Rule per Blacks Law) in conflict there with issued or coursed to be issued order for plaintiff conspire with Defendants to subvert the constitution by excepting Titles of Nobility and to make something other them gold and silver

coin a tender for payment of debt.

118. All these are contrary Article 1, Sec. 10, of the Constitution.

119. Defendants aforementioned deprived Plaintiff of her 9th and 10th Amendment rights, which protect her from Oath-breaking so-called “public servants” who wallow in the public trough while trampling upon Plaintiff’s Constitutional Rights.

120. Said defendants, Meanwhile attempt to impose totalitarian Socialism upon the People, Although such a System is the Antithesis of the Constitution, That public servants and duly constituted Authorities are Sworn to uphold

121. Defendants have exceeded their jurisdiction.

122. They have abused their discretion.

123. They have acted outside the Lawful perimeters of their official duties.

124. They have Grossly, Willfully, wantonly, Unlawfully, Carelessly, Recklessly, Negligently, Intentionally, maliciously, Purposefully, and Discriminatingly Conspired to deprive Plaintiff of her Constitutional rights and They have Refused, neglected or Failed to Protect Plaintiff from said Conspiracy although they have been a position to do so.

125. Defendant acts as heretofore complained of, Have caused harm and damage to Plaintiff.

126. Said acts have caused mental and physical suffering, insomnia, worry, financial insecurity, stress and strain in relationships, in her work, with her family,

relatives and friends, Defendants activities have impaired Plaintiffs credit standing.

127. They have subjected her to public ridicule and embarrassment.

Prayer

128. Defendants complained of acts entitle Plaintiff to recover money damages from Defendants and from each of them as follows:

129. For general damages \$ 50,000;

130. For punitive damages \$100,000;

131. This shall be payable to Plaintiff in Constitutional Lawful Money redeemable in gold or silver coin as set forth in Article 1 Sec. 10 of the constitution.

132. In addition plaintiff prays such other and further relief as to the jury demanded in this case shall appear just.

133. Defendants herein are sued in their individual capacities and not as agents of the State of Montana or The United States.

134. This is a civil rights Suit and not under the torts claims act.

135. The United States or the State of Montana can not be substituted as a party defendant and the consent of the united States or the State of Montana to be sued is not demanded.

136. If necessary; Plaintiff demands for all issues to be decided by the Jury

Demanded;

137. Notice of Violation of my Constitutional Rights

138. Demand to Cease and Desist

139 Nullify Under Duress and threat Bond Contract

140. If defendants move to dismiss this suit, Plaintiff Demands that it be heard by the jury demanded, and only be dismissed if the Jury considers it lacks merit.

(Respectfully submitted)

Candi-Lee: Weeks Claimant at Law,

Candi-Lee :Weeks

c/o 175 Hutton Ranch rd #103-231 Kalispell Montana near[59901]

Notice of Violation of my Constitutional Rights

Demand to Cease and Desist

Nullify Under Duress and threat of arrest bond contract

AFFIDAVIT

Affiant, Candi-Lee:Weeks, sui juris, a common man of the People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Signed  sui juris, This Affidavit is dated

Dec 30-2016

I Candi-Lee:Weeks a natural man Declare under Penalty of Perjury that the foregoing is True and Correct (MCA1-6-105).

C/o 175 Hutton Ranch Rd 103-231Kalispell Montana[59901]