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

U.S. District Court District of Montana  
201 E Broadway St,  
Missoula Montana 59802

**Attn: (Defendants, Court)**  
**NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL, NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.**

"Candi-Lee:Weeks" )  
CounterPLAINTIFF, ) CASE NO. 9:16-cv-00161-DLC-JCL  
v. ) In RE: TK162305  
"CITY OF WHITEFISH et al." )  
CounterDEFENDANT ) Order to Vacate Document 32  
)  
)  
)  
)

I, Candi-Lee:Weeks A living Man/Woman, and one of the people, in this court of record 28 U.S. Code § 132 (a) **Claim & Declare:**

**As seen and stated in "04072017-MTVOC-COR-112 Court of Record" The Plaintiff or CounterPlaintiff is the court, and the Tribunal, and is independent of the Magistrate, and the Tribunal sits in the seat of power of the Judge.**

**The Tribunal finds** that Document 32 does not comply with a court of record, but rather it seems to rely upon some laws and rules that are currently foreign to this case, as they have not been evoked by the Plaintiff, or presented to the Tribunal by the Plaintiff. Furthermore it mentions procedures and documents that are also foreign to a court or record, and the tribunal does not currently understand these procedures or statutes mentioned.

Furthermore the Tribunal has determined that if any



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3. agreements were made by the CounterPlaintiff to Document 32, they  
4. would have been made **under duress**, as she felt threatened,  
5. because her home had just been stolen, and she felt that her  
6. decisions and responses at the pre-trial conference, might have  
7. an impact on her getting her home back. The Tribunal knows this,  
8. because the Plaintiff is the Tribunal in the absence of a fully  
9. empowered Jury.

10. Furthermore it appears that **full disclosure** has already been  
11. made with any evidence, and so no discovery or disclosure is  
12. necessary, nor does discovery comply with a court of record. Now  
13. that both parties have access to the evidence, the most  
14. appropriate action is to have a speedy trial. Because the  
15. CounterDefendants agreed to waiving their right to speedy trial,  
16. by agreeing on a date of February 20<sup>th</sup> 2018, no speedy trial law  
17. has been broken, even though no such law has yet been invoked by  
18. the Plaintiff or presented to the tribunal.

19. Introducing statutes or any laws that have not yet been made  
20. a part of case law, or a court of record, (by the Magistrate, the  
21. CounterDefendants, or any party other than the Plaintiff) such as  
22. but not limited to the Federal Rules of Civil Procedure, local  
23. court rules, or other statutes currently foreign to this case,  
24. would be done in contempt of court, and in violation of the rules  
25. of a court of record.

26. **Furthermore Document 32 section 2** is ridiculous in nature,  
27. because it goes against the traditional methods of filing, and  
attempts to violate the CounterPlaintiff's unalienable rights to  
due process of law, by attempting to limit it to only electronic  
methods.

**Furthermore Document 32 section 13** talks about proposed  
orders. Only Plaintiffs can propose orders to a court of record,  
and no attorney, lawyer, or representative can propose orders on

Order to Vacate Document 32 - U.S. District Court District of Montana

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Signed

*gfw*

Date 5-31-2017



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3. one's behalf. Microsoft Word Perfect is an obsolete format. The  
4. Tribunal shall approve or deny any motions made by the  
5. CounterDefendant(s).

6. **Furthermore Document 32 section 15** According to fraudulent  
7. unconstitutional laws, not evoked in this case, Persons are  
8. defined by the Federal Government and many states as  
9. corporations, and not as living people, therefore it is  
10. ridiculous to say that there will be a jury of corporations.  
11. Corporations can only be represented by employees of the said  
12. corporations, and this is not due process of law, or a court of  
13. record. No corporation or person, or representative of any  
14. corporation or person shall be allowed to be on a jury acting as  
15. a person or for a person. Only living people of the State of  
16. Montana shall be allowed to be on a Jury, and they must not  
17. identify a Citizens, Slaves, Persons, or Subjects, but must  
18. identify only as the living people of Montana. It is unknown as  
19. to why a trial would need to last 4 days, if the Jury has simply  
20. been presented with all the evidence and testimony (not including  
21. Government officials and employees or expert witnesses employed  
22. by the CounterDefendants).

23. Furthermore, other restrictions or any restrictions in  
24. Document 32, upon the CounterPlaintiff, are in clear violation of  
25. the Unalienable rights of the CounterPlaintiff, and in violation  
26. of the authority and power of the Tribunal.

27. **Therefore THE COURT RESPECTFULLY SO ORDERS THAT:**

ORDER Document 32 is hereby vacated.

**The following documents are are incorporated by reference,  
as being fully stated herein, and shall be considered case law,  
as these are the rules for courts of record:**

1. 04072017-COR-CLW-112 Court of Record Case Law
2. 04072017-IOMC-CLW-113 Interpretation of Magna Carta and Confirmatio Cartarum
3. 04072017-CC-CLW-114 CONFIRMATIO CARTARUM
4. 04072017-MC-CLW-115 MAGNA CARTA
5. 04072017-S-CLW-116 SOVEREIGNTY OF THE PEOPLE
6. 04072017-RD-CLW-117 REPUBLIC vs. DEMOCRACY
7. 03202017-MTVOC-CLW-101 Counterclaim Case Law Section

I have personal knowledge of the foregoing facts and am competent to testify as to the truth of these facts if called as a witness. I declare under penalty of perjury under the laws of the United States that the foregoing facts are true and correct. So Help Me God. May Jesus bless all who read this.

I reserve all rights to make amends to this document to make it more clear, precise, and on point if needed.

Executed without the Federal United States (DATE) May 31 2017

Under necessity, I do not consent to any matters against myself or CANDI LEE WEEKS, other than that I, a Man may be compensated, that Justice may be restored as I have requested, & the discharge of any liability that you may allege I have herein.

Sincerely,

All Rights Reserved And Waiving None



**Tribunal Candi-Lee:Weeks**

**'Errors and Omissions are Consistent with Intent'**



5-31-2017

