

HARLEY LAPPIN MEMORANDUM, ADDRESSED:

([memorandum here](#))

As far as I could find others attempting to use my 2009 case that got me thrown out at Lompoc, altered the works which caused denials. As often happens in the patriot community they know they are smarter than the one that did the work and made something work. The key element is PUBLIC RECORDS cannot be denied. That means whoever is using the public records must have the enforced legal relationship to and with government. The difference between me and these others is I HAVE THE CONTRACT and it sits in Trumps hands.

In 2009 I shocked the system with a civil rights suit driving a habeas corpus ratified by FEDERAL RECORDS from the Archives under seal. My standing at capacity went back to 1995 public record. None of the others, about 15 or 20 I monitored, that tried had the positions covered even a little bit.

There is a federal case in Texas that had a show cause order issued to US DOJ to produce the authority proving police powers of the federal government. This is the logical conclusion to my 2009 case ...Spring or summer 2020.

The key is one word, "ASSUMPTION". The Patriots assume they are Beneficiaries based on tort easing, pettifogging, shysters, grubbing for filthy lucre as attorneys and public servants, particularly judges, definition of their standing. I make my own record and present it with demand to recognize my standing at capacity, OR, prove to me from public record why not.

If you do not define yourself to government public servants they will define you. And they should because it is a massive negligence to not know your own standing and capacity. Why would a government support that kind of negligence?

Real Americans define themselves and their legal relationship to and with government. The others ASSUME they are recognized!!!

All the secured creditor junk is backwards so massively. But one simple understanding is exposed by one question; can anyone show proof of creditor standing??? NO!!! If they could they would. When a claim is presented without proof of full capacity and standing demanding validation of contract the systemites ASSUME they have the duty to define the claimant. This results in debtors claiming against their own debt.

My standing at full capacity is the highest public record. Because nunc pro tunc to a dead man's contract creating government for this country proves I am an original GRANTOR, BAILOR, BENEFICIARY and now under Identity document the DEPOSITING CREDITOR to the commercial system that backs all the pay checks. Whoever signs, the creditor, the pay check is or represents the creditor is the BOSS. I can prove from 4 July 1776, to today my positions. Sitting on Trumps desk, at the Vatican, the Privy Council, BIS, Swiss Federal Chancery and other places and my birth county where it all starts and finishes. Creditors standing starts with the political because We the People created a property called government.

The political structure is the house the law system and commercial system live in. Without the political structure validating legalized force called legal process, there is no way to enforce a contract, other than personal combat, or proxy combat. This is not complicated. Simple common sense, logic with understanding of contract and obligations thereto.