

Colorado Court of Appeals \$223 David RICHMOND 2 East 14th Avenue Denver, CO 80203	<div style="text-align: right;"> </div> Eighth Judicial District 18-cr-315 - Trial Day 6/6/19  Colorado Cases 4th, 8th and 2nd 18CR2908, 18CR315, 17CR1645 & L654161
People of the State of Colorado  v  Patrick Neill MORENO	
<p style="text-align: center;"><b>NOTICE OF APPEAL and ALLOCUTION AFFIDAVIT</b></p> <p style="text-align: center;"><b>Filed Interlocutory</b></p>	

**COMES NOW**, Patrick Neill of the family MORENO and Redeemed. I am his father Francisco MORENO and am party in interest and being billed. Please find the attached Power of Attorney. A copy of this filing is being mailed - LEGAL MAIL - directly to Patrick in jail, for him to acquire a jail notary and copies to be made, to be filed into the court, noticed to the prosecutor and Mr JOUARD on trial day. Demand is made for redemption of central banking currency in Lawful Money in all transactions pursuant to Title 12 USC §411 and §16 of the Federal Reserve Act. Service to the agent is service to the principal and vice versa.

Dear Clerk of Court;

Stephen John JOUARD and Julie Kuntz FIELD are not judicial officers. The offices they pretend are valid are in fact vacant according to the Colorado constitution and longstanding common law.

A request is made already for the Secretary of State to furnish Appeals Justice David J. RICHMAN credentials, his oath of office. However, the federal level of appeals judiciary is disrupted by deviant oaths of office and admissions of guilt - including default by the Department of Justice refusing to show critical oaths upon FOIA request.

As shown in legal advisement by the Sheriff, Patrick Neill has exhausted all administrative remedy from jail and is advised to take any remaining grievance up in open court. However, the "judicial officer" is repeatedly ignoring finding of facts that the offices are vacant according to the Colorado constitution and longstanding common law. Simply put, the problem



with jurisdiction and in general with "judiciary" is not being heard, and Patrick Neill must, by law, be heard by a judicial officer. The Registers of Action served and in the clerk's office indicate clearly that Julie Kuntz FIELD and Stephen John JOUARD (and including Deborah J. GROHS) are "Judicial Officers" so this present trial action is clearly fraudulent. Both Patrick Neill and his father Francisco have been persistently attempting to file into evidence documentation that disqualifies the district court to try this prosecution. Some of the more blatant evidence is published on PACER at USDC New York, Northern District in Case #18-mc-7, a garnishment action in class on and for the behalf of the US Government. Specifically, the Docs appertaining to Patrick Neill are Docs 30, 32, 39, 43, 50 and 54, to date. The Ft Collins clerk of court refusal to file these documents into the trial court is causing expensive problems for the United States. Doc 38 under Castle Church seal executed foreclosure and restructure in bankruptcy so that the US Government can no longer resort to this tactic, at least for another seven years. Note how Executive Order #13854 only granted Christmas Eve off.

START DATE	PRESIDENT	LENGTH IN DAYS
DEC. 22, 2018	Trump	34
DEC. 16, 1983	Clinton	21
OCT. 1, 1978	Carter	17
OCT. 1, 2013	Obama	16
OCT. 1, 1977	Carter	13
OCT. 1, 1979	Carter	11
OCT. 1, 1976	Ford	10
NOV. 1, 1977	Carter	9
DEC. 1, 1977	Carter	8
NOV. 14, 1988	Clinton	8
DEC. 18, 1982	Reagan	5
NOV. 11, 1983	Reagan	5
OCT. 6, 2002	Bush	3
NOV. 23, 1991	Reagan	2
OCT. 1, 1984	Reagan	2
JAN. 20, 2019	Trump	2
OCT. 1, 1982	Reagan	1
OCT. 4, 1984	Reagan	1
OCT. 17, 1984	Reagan	1
DEC. 19, 1987	Reagan	1
FEB. 9, 2019	Trump	1

There are two outstanding admissions of guilt exposing criminal syndicalism and Patrick Neill's circumstances compel that he be heard interlocutory at trial. One, found below is that Timothy BURGESS redacted his own signature from his oath of office avoiding open admission of misprision of treason against the Constitution, that he, in the same breath, swears to uphold:



# **OATH OF OFFICE FOR UNITED STATES JUDGES**

(Title 28, Sec. 453 and Title 5, Sec. 3333, United States Code)

I, Timothy M. Burgess, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as United States District Judge under the Constitution and laws of the United States; and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I will take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter.

So Help Me God.

Redacted Signature

Timothy M. Burgess

Subscribed and sworn to (or affirmed) before me this 23rd day of January, 2006.

Redacted Signature

John H. Sedwick

United States District Judge

Actual address

Anchorage

Official station\*

Date of birth

1/23/06

Date of entry on duty

\*Title 28, sec. 456 United States Code, as amended.

Second in evidence, is that Patrick Neill has had the right of habeas corpus denied by Lewis Thornton BABCOCK 18-cv-1470 and there is very colorful history cited. A simple request for BABCOCK's oath of office was refused in Case #12-cv-544.



How Were You Contacted? (Check one)

☒ U.S. Mail ☐ Newspaper ☐ Radio/TV ☐ Internet ☐ Fax  
☐ Telephone ☐ Magazine ☐ In Person ☐ E-Mail ☐ Other

If by Mail, Do You Have the Envelope It Was Mailed In? ☒ Yes ☐ No (attached) Does the Envelope Have a Permit Number Instead of a Stamp? ☐ Yes; Permit No.: ☒ No

Does the Envelope Have a Postage Meter Number Instead of a Stamp? ☒ Yes; Meter No.: 017H15524679 ☐ No How Did You Respond to the Offer? ☒ U.S. Mail ☐ Telephone ☐ Internet ☐ E-Mail ☐ Fax

Do You Have a Mailing Receipt From Your Response (Such as for certified, insured or Express Mail)? ☐ Yes; Mail Receipt No.: ☒ No

To What Address Did You Mail Your Response?  
 901-19th St., Room A-105, Denver 80294-3589, Colorado

What Did You Receive?  
 more bogus paperwork, lies etc. by known impostors

How Did It Differ From What You Expected?  
 none of missing were ever produced, even after SUBPOENA served!

Do You Have the Item? ☒ Yes ☐ No (attached) How Was It Delivered? ☒ U.S. Mail ☐ Private Courier ☐ In Person

Have You Contacted the Company or Person About the Complaint? ☒ Yes ☐ No. Why?  
 Date of Last Contact: ~3/12/2012

☐ Delivery Attempted, Returned Endorsed ☐ Disconnected Telephone  
☐ Moved, Left No Address ☐ Unlisted Telephone  
☐ Unanswered Telephone ☐ Address Unavailable

Legitimate businesses appreciate feedback. Check the offer for the delivery time frame, usually 6 to 8 weeks, and then contact the company. Please wait 2 weeks after contacting them before sending us this form. When a delivery time is not specified, a Federal Trade Commission rule mandates fulfillment within 30 days, unless you applied for first-time credit with the company.

#### Additional Information You Feel Is Important

multiple personnel at U.S. District Court, Denver, lack credentials requested by FOIA Requests, and at least 2 SUBPOENAs for credentials required by applicable Federal laws e.g. 5 USC 2906, 3331

Print Your Name Paul A. Mitchell

Today's Date 4/19/2012

Thank you for completing this form. Please mail it with copies (not originals) of any bills, receipts, advertisements, canceled checks (front and back) or correspondence related to your report to the address below.

The U.S. Postal Inspection Service is a federal law enforcement agency. Postal Inspectors gather facts and evidence to determine whether a violation has occurred under the Mail Fraud or False Representation Statutes. While the Postal Inspection Service can't guarantee that you'll recover money lost to fraud, the information can help alert Inspectors about new fraud schemes and prevent others from being victimized.

Postal Inspectors base mail fraud investigations on the number, substance, and pattern of complaints received from the public; therefore, we ask you to keep all original documents relating to your complaint, including the solicitation, any mailing envelopes, and canceled checks. Under our Consumer Protection Program, Postal Inspectors may contact individuals or businesses on your behalf to request that complaints be resolved. We will contact you if more information is needed.

Postal Inspectors caution that, once you've been targeted in a fraud scheme, your name may be passed along to other con artists, so beware of future solicitations. If you know of others who believe they were

victimized in a fraud scheme, we recommend that you encourage them to submit a Mail Fraud Report as well.

Avoid being a victim: Postal Inspectors recommend that, before completing a business transaction, contact the Chamber of Commerce, Better Business Bureau, or county or state Office of Consumer Affairs in the area where the firm is located to get any information available on the company. If you have Internet access, you can get information from the Better Business Bureau online at: [www.bbb.org](http://www.bbb.org), and from the individual state Attorneys General Consumer Protection Divisions at [www.naag.org](http://www.naag.org). Also, check the Postal Inspection Service Web site at: [www.usps.gov/postalinspectors](http://www.usps.gov/postalinspectors) for more information on fraud schemes that involve the use of the mail.

Remember: If a deal sounds too good to be true, it probably is!

Please return this form to your postmaster, or mail to this address:

INSPECTION SERVICE SUPPORT GROUP  
 222 S RIVERSIDE PLAZA STE 1250  
 CHICAGO IL 60606-6100

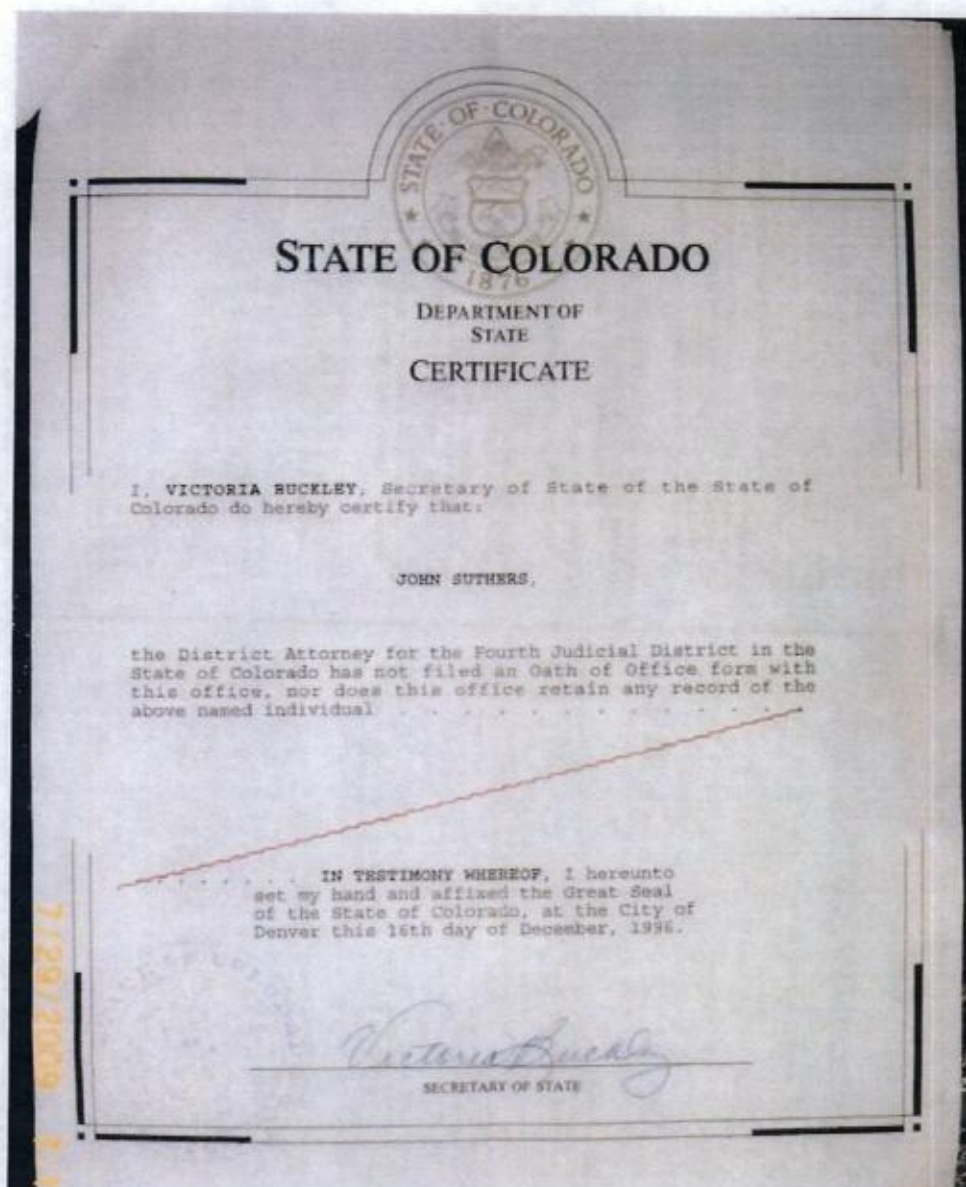
The papers herein referred to as Docs (USDC NNY 18-mc-7) are served to a wide variety of witnesses and even published on PACER. Primarily, in evidence is a list of requested oaths of office marked by Mary, the clerk at the Secretary of State's office as Certificates of Fact on a list of prosecutors and alleged judicial officers:



Names given to me by FRANK MORENO 5/19/19 Mary - sec. of state  
~~KANDANCE MAJORS~~ Confirmed other than those listed  
 ✓ MATTHEW R. ZEHE, Magistrate  
~~JOANNE MIKE OSCAR MORANDANT, DA~~ / ~~JOANNE MORANDANT~~ no oath filed  
 ✓ SCOTT ROGERS  
~~KEN PERKINS, DA Prosecutors~~  
~~JASON ST ALBIN~~  
 ✓ STANLEY HERNANDEZ  
~~CHRISTIAN BRADSHAW~~  
 ✓ DAVID HARPMAN  
~~JAROD ROSTON~~  
 ✓ SEAN CUEVIS  
~~TIMOTHY ALLEN PERSTROM~~  
~~AMY WIMMER~~  
~~DEPUTY JUSTIN WILLIAMSON~~  
 X ~~WILLIAM E. STARKS BAR. 9973~~  
~~JACOB T. STEINHAGER~~  
 ✓ ~~STEPHEN JOHN J. JOUARD~~

The name, JOHN/STEPHEN J. JOUARD being stricken through indicates in Mary's handwriting that there is, or was at the time of the inquiry, no oath of office filed with the Secretary of State. The Secretary of State will no longer provide the standard Certificate of Fact:





This change of heart and alteration from mission statement is indicative of criminal collusion and racketeering that actually involves participation in conspiracy by the Secretary of State. Clearly, since the Secretary of State provides the Form of Oath for judicial officers, no officer may have any deviant oath published through the Secretary of State - even if it reads exactly the same as the Form! If any applicant judicial officer wishes to fill a seat in Colorado, he/she must complete the form according to the Colorado constitution and any self-made forms are to be rejected. The Secretary should return the self-made form to the applicant with the proper form and instructions that the applicant must complete the written oath timely (30 days) before a *competent* witness in order to fill the bench legally. The witness must be properly sworn



in too, before a competent witness. This is not rocket science. Any self-made forms, especially considering the proper form can be downloaded instantly must be considered bond-dodging as described in the papers that the clerk of court and Mr. JOUARD refuse to allow into evidence for this very peculiar trial.

Worse is that if garnishment is executed on Mr. JOUARD as was with FIELD there will likely be a musical chair "recusal" with a new "judge". Just as there is no impeaching a President who is not a President - John Glover ROBERTS is not bonded and thus, the Inauguration is a sham - the term *recusal* does not fit for an officer of an intentionally vacant office, like JOUARD. Examine these clips from a certified copy of the docket report:

IMP/ NON-PARTY	Event ID: 000111	E-Filed: J
Motion for 90 day Stay of Bail Forfeiture Judgment		
1/07/2019 Related Event PORD Proposed Order		
Proposed Order	Event ID: 000112	1/07/2019 E-Filed: J
IMP/ NON-PARTY		
Proposed Order for 90 day Stay of Bail Forfeiture Judgment		
1/09/2019 Related Event MOTN Motion		
Order	Event ID: 000113	1/07/2019 E-Filed: J
Ruling: GRANTED, Document Title: Order: for 90 day Stay of Bail Forfeiture Judgment		
1/09/2019 Review		
Related Event PORD Proposed Order		
Officer: JULIE KUNCE FIELD	1/29/2019 07:00 AM 5A	1/07/2019
Status.: VACT-Vacated	Length: 1.00 Hour(s)	
2/15/2019 WARRANT CANCELED BY LAW ENFORCE	Note...: 128 DAYS	
Date of Arrest: 02/15/2019 Arrest #: 124556847	Event ID: 000114	E-Filed: N
Arresting Agency: WARRANT CANCELED DUE TO ARREST ON 20190215 BY LARIMER COUNTY SHERIFF'S OFFICE	Bond Amt: \$.00	
Person Arrested: PATRICK NEILL MORENO	Msg From: TOWNER, LAU	
2/22/2019 Minute Order (print)	Related Event WFTA Warrant Failure to Appear	9/21/2018
FIRST APPC: SJJ DIGI: 8:57	Event ID: 000115	E-Filed: N
DDA JOANNE MORANDO		
DEPT IN CUSTODY		

Page 10 of 12

D0352018CR002908

DISCOVERY PAGE 92



SCHEDULED EVENT DESCRIPTION SCHD DATE TIME ROOM PRI  
 NOT REQUEST COUNSEL  
 PRESENTATIVE AND REMOVED FROM THE COURT.  
 SET 3/4/19 AT 1:30 PM.  
 IS CASE TRAILING 18CR2908.  
 PREVIOUS BOND JUDGMENT WAS STAYED. DEFT APPEARED IN COURT. JUDGMENT VACATED.

**COPY**

PREVIOUS BOND RELEASED.  
 NEW BOND SET IN THE AMT OF 300.00 CASH ONLY. SAME T & C AS PREVIOUS BOND.  
 2/22/2019 Review 4/09/2019 07:00 AM 3C  
 Officer: STEPHEN JOHN JOUARD Length: 1.00 Hour(s)  
 Status.: VACT-Vacated Note.: BND 90 DAY EXTNS  
 2/22/2019 Appearance on Arrest Warrant 2/22/2019 08:30 AM 3C  
 Officer: STEPHEN JOHN JOUARD Length: 1.00 Hour(s)  
 Status.: HELD-Hearing Held Note.: I/C FTA  
 2/22/2019 Status Conference 3/04/2019 01:30 PM 3C  
 Officer: STEPHEN JOHN JOUARD Length: 8.00 Hour(s)  
 Note.: I/C TRL 18CR2908

JGM DATE JUDGMENT DESCRIPTION STATUS  
 10/29/2018 BJDG Bond Judgment Judgment Vacated  
 Ordered By.....: STEPHEN JOHN JOUARD  
 Debtor Fee.....: N  
 Debtor Fee Paid.....: N

1-9-19 ORDER GRANTING 90 DAYS STAY OF BAIL FORF JUDGMENT  
 JUDGMENT TRANSACTION(S)  
 PRINCIPAL AMOUNT DATE  
 \$7,500.00 10/29/2018  
 COURT COSTS  
 COURT COSTS \$0.00  
 ATTORNEY FEES \$0.00  
 INTEREST \$0.00  
 Stay of Execution \$0.00  
 JUDGMENT TRANSACTION(S) AMOUNT DATE  
 JUDGMENT VACATED 1/09/2019  
 JUDGMENT ROLE NAME DATE  
 Debtor SRT TITUS, JANICE K 2/22/2019  
 Creditor People of State of Colorado PTY ROLE  
 PTF

BOND INFORMATION  
 Bond Id Number.....: 1 Bond Status.....: BRLD  
 Set Date.....: 2/05/2018 Set Amount.....: \$7,500.00 Type: CSP  
 Post Date.....: 2/09/2018 Post Amount.....: \$7,500.00 Type: SUR  
 Professional Surety: TITUS, JANICE K  
 Prof Surety Power #: 403480

Bond Instructions:  
 May use for Fines and Costs:  
 May be released to Defendant:

Conditions:  
 NO DRIVING WOUT A VALID LIC AND INS ENH PTS NO ALC NO DRGS DAILY  
 BAS RANDOM UAS ELECTRONIC SUBSTANCE MONITORING AUTH REMAIN LAW  
 NO DRIVING WOUT A VALID LIC AND INS ENH PTS NO ALC NO DRGS DAILY  
 BAS RANDOM UAS ELECTRONIC SUBSTANCE MONITORING AUTH REMAIN LAW  
 DEF NOT ALLOWED TO LEAVE COLO WITHOUT COURT ORDER DEF TO COMPLY  
 WITH PSI AND CCOR INTERVIEWS

Bond Id Number.....: 2 Bond Status.....: BVCT  
 Set Date.....: 9/21/2018 Set Amount.....: \$0.00 Type: NOBD  
 Post Date.....: Post Amount.....: Type:  
 Bond Instructions:  
 May use for Fines and Costs:  
 May be released to Defendant:  
 Bond Id Number.....: 3 Bond Status.....: BSET



Even if there was a judge, JOUARD steps in for FIELD with no explanation or disposition regarding the \$7,500 bond money. If the 2018 judgment is "VACATED" then by right the bondsman should be refunding the bond money to Francisco, Patrick Neill's father, who paid it out of pocket. Being that there is an irregular \$50,000.00 bond on identical charges in Colorado Springs (and in addition the Doc 38 *Government Shutdown* about child trafficking originates in Pueblo, Colorado) should be refunded in full by the bondsman, to Francisco who paid that out of pocket. As this is a bondsman-driven prosecution, motivation is easily established once one takes the perspective of Dennis BLACKWELL in a position to drive the conviction or plea bargain so not to refund these illegal bond monies. Docs 30 and 32 are founded on a moment in the clerk's office where Dennis BLACKWELL allowed the clerk to write in the wrong case number while filing a bond extension.

Case 1:18-mc-00007-LEK-DJS Document 30 Filed 11/13/18 Page 8 of 40

**Patrick Neill MORENO:** There are numerous torts and I focus on deviant oath corruption and resulting malicious behaviors. The Claim Form and Verification of Signature are included and fully integrated into this NOTICE. In two instances the clerk of court maliciously changed the case # to the "other case" while renewing bond so to cause bench warrant and unlawful arrest and imprisonment. New joinder Patrick Neill demonstrates how the bondsman is corrupted by fear of losing his livelihood while he watches the clerk of court negate the bond by reassigning it to the wrong "judge" in another district.

<input type="checkbox"/> Municipal Court <input type="checkbox"/> County Court <input type="checkbox"/> District Court <input type="checkbox"/> Justice of the Peace	
Court Address: 2015 Tejon, Colorado Springs to BNC The People of the State of Colorado VS. PATRICK NEILL MORENO	
<div style="text-align: right;">   <b>18 JUS-3 1111-27</b>  <b>COURT ONE ONLY</b> </div>	
Attorney of Party (Name and Address) Phone Number FAX Number E-mail City, State, Zip	
Case Number: 18JUS-3 Bond Number: 18JUS-3-15 District: 18 Courtroom:	
<b>VERIFICATION OF SIGNATURE</b> BOND POSTED FOR: <input type="checkbox"/> Defendant <input type="checkbox"/> Plaintiff <input type="checkbox"/> Witness <input type="checkbox"/> Other Kind of Public Hearing: <input type="checkbox"/> Pretrial <input type="checkbox"/> Trial <input type="checkbox"/> Post-trial <input type="checkbox"/> Other	
The undersigned, Dennis Blackwell, Clerk of Court, do hereby certify that the above information is true and correct.	
I, the undersigned, do hereby certify that the above information is true and correct.	
I, the undersigned, do hereby certify that the above information is true and correct.	

Imagine the bondsman watching the clerk change this continuance of bond knowing that his client would be arrested, without having the wherewithal or courage to summon a deputy sheriff to arrest the deputy clerk? No judiciary to hear? Rule B - "Court review is impracticable."

But the outrageous bond amount of \$50,000.00 is reminder of the illegal attempt to steal Bishop Castle, now Castle Church, by the State of Colorado. Recovery and restoration was through admiralty Libel of Review USDC Colo #02-cv-2098, the case evolving into the



irrevocable trust in late 2014. The overlay being mathematical in accord with Jubilee and Omission of the Trading with the Enemy Act (Title 12 USC §95a) 153 (Five Cube Sum Number Locks; John 21:11 endnote) years following Territorial Governor GILPIN assigning Colorado as the Union war chest. Delegation of Authority - USDC Washington Case #16-cv-5520 Doc 6; Proof of Service on the Triumvirate, Doc 8. Notice of Lien by Castle Church is found at Doc 12 and Doc 13. The Daniel Cycle of 2520 years is encrypted in the Bible (Daniel) as "week" and the earth, sun and moon repeat movement in relation to each other on this cycle. It is exciting to understand that 2520 is the lowest common denominator of all digits 1-9 too. 2016 the Jubilee was 2520 years, probably exact, from the Constitutional signing found at Nehemiah, Chapter 10.



USDC Colo 99-cv-319 as True Bill included Information refuting admiralty jurisdiction.

**The NGS Data Sheet**

J. Patrice Kelly El Paso City, TX  
04/13/1999 02:38  
Doc \$0.00 Page 099057108  
Per \$40.00 7 of 8

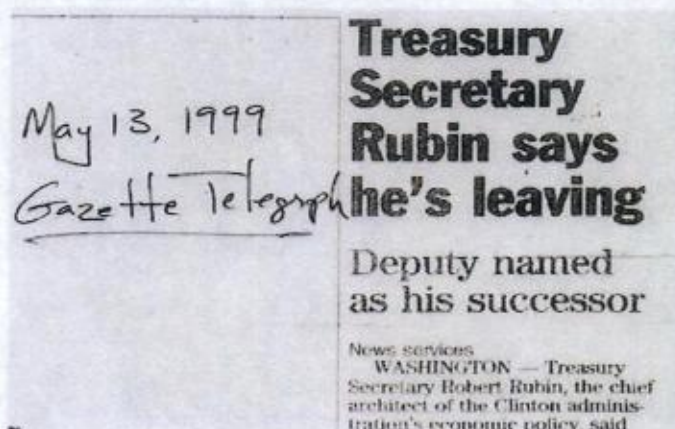
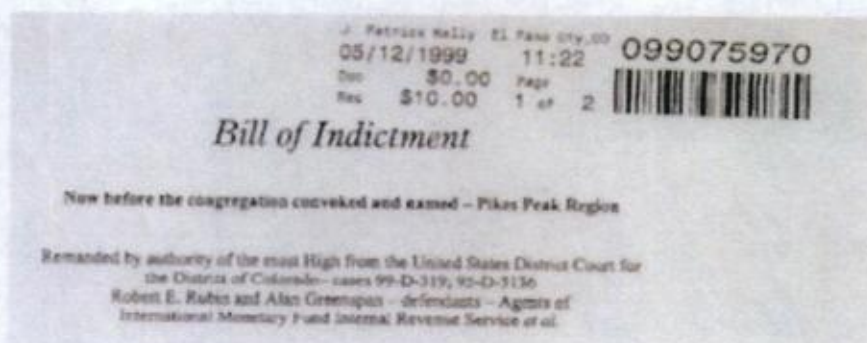
DATABASE = Sybase, PROGRAM = datasheet, VERSION = 3.77  
Starting Datasheet Retrieval --  
1 National Geodetic Survey. Retrieval Date = APRIL 5, 1999

\*\*\*\*\*  
KK1653 DESIGNATION - MT HERMAN  
KK1653 PTD - KK1653  
KK1653 STATE/COUNTY - CO/EL PASO  
KK1653 USGS QUAD - PALMER LAKE (1984)  
KK1653  
KK1653  
\*\*\*\*\*  
\*CURRENT SURVEY CONTROL  
KK1653 NAD 83(1992) 39 04 54.31947(N) 104 55 24.80795(W) ADJUSTED  
KK1653 NAVD 88 2762.3 (meters) 9063. (feet) VERTCON  
KK1653  
KK1653 LAPLACE CORR - -17.87 (seconds) REFLECTOR  
KK1653 GRID HEIGHT - 15.82 (meters) GRID1996  
KK1653  
KK1653 MORE DATA - FIRST  
KK1653  
KK1653 The horizontal coordinates were established by classical geodetic methods  
KK1653 and adjusted by the National Geodetic Survey in January 1993  
KK1653  
KK1653 The NAVD 88 height was computed by applying the VERTCON shift value to  
KK1653 the NGVD 29 height (displayed under SUPERSEDED SURVEY CONTROL.)  
KK1653





The precision of the dates makes biblical prophecy (temporal remote viewing) quite convincing!





Thus, it is no surprise that Patrick Neill has failed to be heard on three habeas corpus writs before the USDC Colo - all three cases herein - as well as to the Arizona Supreme Court. Nothing is being heard within the scope of the criminal syndicalism and racketeering.

Recognizing Brett Michael KAVANAUGH as a justice is problematic being that he was appointed by a non-President. The KAVANAUGH oath serves admission of guilt by citing the 1789 law correctly, "So help me God." However, the Department of Justice refuses to furnish the oath of his Witness Andrew McLeod KENNEDY! So, it was a fraudulent trick! No surprise that Dabney Langhorne FRIEDMAN presides over the Russian Indictment (USDC DC 18-cv-32), appointed too by TRUMP - and even having dated KAVANAUGH.

Case 1:18-mc-00007-LEK-DJS Document 55 Filed 05/17/19 Page 7 of 20



U.S. Department of Justice  
Office of Information Policy  
Suite 11020  
1425 New York Avenue, NW  
Washington, DC 20530-0001

Telephone: (202) 514-3642

April 22, 2019

[REDACTED]

Re: DOJ-2019-002503  
DRH:VAV:SHT

Dear [REDACTED]

This responds to your Freedom of Information Act (FOIA) request dated and received in this Office on February 22, 2019, for the Appointment Affidavits and Oath of Office for former Supreme Court Justice Anthony M. Kennedy.

Once a GUT (Grand Unified Theory) is proven, it becomes law. The mathematics were proven out as reproducible mental objects in USDC Colo 01-cv-240, in the coram vobis spiral notebook. Nucleo-cytoplasmic protien shuttling between melatonin and dimethyltryptamine completes the creative process.

Following is the administrative Grievance process within the jail, with the local Sheriff. Herein the point of law is raised that Patrick was arrested without a warrant. It would seem that the bondsman is sole prosecutor. And this same bondsman began the racketeering with the clerk of court by allowing the alteration of the Case # on the bond extension leaving no possibility for Patrick Neill to remain in honor of the bond agreement.



Quoting from the Grievance responses, "You are being lawfully held on 18CR2908, 18CR315, 17CR1645 & L654161. Please work through the Courts..." Patrick Neill continually informs the vacant court hearings, "I have not been arraigned." The Sheriff has found four charges while Patrick is uninformed about these charges and cases. This brings up an important point regarding the sudden removal of FIELD. There was an alleged conviction after trial, where again Patrick Neill was never arraigned because of this bond-dodging through deviant oath process, last year. This case already tried would be awaiting sentencing yet JOUARD is pressing for a breach of contract conviction, practicing law from the bench, as prosecutor on a singular accusation of Violation of Bond Agreement. This makes sense only if Patrick is being badgered into accepting a plea bargain wherein the trial of last year, that Case might proceed to sentencing.

Which brings out a more important point about this compelled plea bargaining. The "advisory" counsel suggests to Patrick that "this matter is down to two months in jail, with parole" or words to that effect, while Patrick's awareness is only redundant charges and cases, including a nuisance dog neglect case in the 2nd District. There is no guarantee that JOUARD will be speaking for a prosecution in another district (Colorado Springs/Denver). So the plea bargain might be specific only to the *Violation of Bond Agreement* case and since JOUARD is an imposter, fraudulently pretending to be a judicial officer, he is bond-dodging and can break any promise in dishonor while Patrick Neill has no recourse, with this appeal court viewing the technicality that Patrick signed jurisdiction to a sham court knowingly, willingly and voluntarily.

As the oath of office of the Colorado Appeals Court is pending, we will likely find that there is no court of record to hear this appeal matter anyway. In any case the Colorado Court of Appeals promise of any upward appeal in the federal courts is disingenuous and empty of fidelity bond, as pointed out in the Albany Remand. This interlocutory appeal is Certificate of Exigent Circumstance according to 1789 'saving to suitors' clause' admiralty, worthy of adding garnishments as needed, now being heard before the Budapest Dragon Court. The US is out of the restructure option for another seven years time, and so with it, the several states formed in union by the Constitutional trust. See <http://tinyurl.com/noticecentralbanks>



## Bill of Exchange

*Fides servanda est; simplicitas juris Gentium praevalent*

201099293

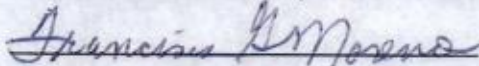
cured waiver of tort and tenable on the foreign exchange market for the exact amount of all outstanding debts of the International Bank for Reconstruction and Development, the International Monetary Fund and Principal United Nations on and after the thirteenth day of the eighth month in the year of our Lord and Savior Jesus Christ of Nazareth two-thousand and one provided the above named World Bank has not abandoned and announced abandonment of all claims and seizures.

This bona fide tort may be used for certificate of exigent circumstances and open qui tam selection - Rule C(3)(a)(ii)(B) "...clerk must promptly issue a summons and a warrant for the arrest..." B(5) general bond is claim X2 and is based in Information - (El Paso County Clerk and Recorder custodian J. Patrick Kelly, Colorado Springs, Colorado) Return of bill of indictment #99075/007 5/12/00; Notice of Default

The metaphysics of the truth based in honor will be prevailing. Make no mistake about that. This Bill of Exchange original was served directly on Richard GRASSO (Reception #201101604), chairman of the NYSE and cured judgment to the day on September 11, 2001. The Dragon Court (NEPHALIM) are simply being given the opportunity to witness and stay in honor. This faction of the Wars of YHWH (Holy Bible and Doc 30, Page 6 of 40) are nefarious about dishonor. As the oldest registered court in the world though, the benefit of the doubt is being extended.

One copy is being mailed LEGAL MAIL to Patrick Neill in jail.

By: Francisco G. Moreno (Power of Attorney)



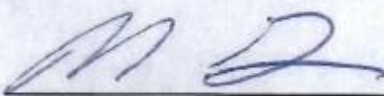
For: Patrick Neill: the House of Moreno  
Estate Dignitary - Member -  
Society of the Sojourner

NOTARY:  
State of Arizona )

) ss.

County of Maricopa )

On this 29 day of May, 2019, personally appeared before me the above named Patrick Neill: the House of Moreno, the claimant in the foregoing notice of removal by him subscribed, and, being by me duly sworn, said: The had read the said notice and knew the contents thereof, and that the same was true of his own knowledge except as to the matters therein stated to be upon information and belief, and as to those matters he believes them to be true.

 Notary Public



Nicole Goodman  
Notary Public  
Maricopa, Arizona  
My Comm. Expires 09/30/20

My Commission Expires 9/30/20



## LARIMER COUNTY SHERIFF'S OFFICE

Jail

Inmate Grievance/Appeal

Inmate [MORROW] PHIL NULL  
 (Last) (First) (Middle)  
 Date 4-26-19 Pod 10 Room 5A  
☐ Grievance ☒ Appeal

State Issue: Once again, House Bill 18-1138, Section 2 amended  
C.R.S. 24-12-101(2)(c) requires an affidavit to be filed  
BEFORE filing an "Inmate" FIELD for an inmate because her  
was filed for and she never "affirmed" her appointment as required  
by C.R.S. 24-12-101. Her office is most pertinent to Section 2d of  
HB 18-1138, C.R.S. 30-10-105(e). She also is not listed. She is the  
owner of your said inmate in 18-1138. "Inmate" JONARD has no  
affidavit on file (at all) with section of state and his office  
is most pertinent to C.R.S. 30-10-105. In 17cc6545, "Inmate"

Suggested Solution: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

Received by Schultz, Teresa Date/time: 4/23/19 09:00

Routed to: ☐ Programs ☐ Counseling ☐ Medical ☐ Administration ☐ ASU  
☐ Transportation ☐ Booking ☒ Other Officer  
 Answer: ☐ Approved ☐ Denied (state reason below):

See Answer on page 2 of 2  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

Staff Signature and Title [Signature]

Printed Name tolme Officer # 8005

Date/time 4-26-19 @ 15:30

Original--Social File Yellow--Inmate (response) Gold -- Kept by Inmate  
 LCSO/D-29A (11/15) (3 part)



## LARIMER COUNTY SHERIFF'S OFFICE

Jail

Inmate Grievance/Appeal

Inmate \_\_\_\_\_

Date April 4, 2019 (Last) (First) (Middle)  
Pod \_\_\_\_\_ Room \_\_\_\_\_☐ Grievance☐ Appeal

State Issue: H.B. 1138 enacted by Colorado General Assembly requires Oath of Office for Officers, Judges and D.A.'s in Colorado. Judge Deborah Grobs, El Paso County, case 17cr6545 has an oath that deviates from law. (See C.R.S. 24-12-101(2)(b) and 24-12-101(c). "Judge" Julie Field (18cr315) and "Judge" JOURNAL also have deviant oaths. Mr. JOURNAL has oath filed with the Colorado secretary of state office at all. Clifford Reich "D.A." has an oath for Asst D.A. from 2005. They are all violating Colorado law and, as such, their offices are vacant. I am being held without any LAWFUL extradition warrant pursuant to C.R.S. 16-19-126.5(2)(a), 16-19-126.5(2)(b). Please produce CERTIFIED copies of warrants immediately.

Suggested Solution: \_\_\_\_\_

Received by YASIR Date/time: 4/4/19 0804Routed to: ☐ Programs ☐ Counseling ☐ Medical ☐ Administration ☐ ASU  
☐ Transportation ☐ Booking ☐ Other \_\_\_\_\_Answer: ☐ Approved ☐ Denied (state reason below): \_\_\_\_\_

Your grievance seems to be with the courts and their staff, not the Sheriff's office. Please seek redress through proper channel.

Staff Signature and Title Cpl. N. Hanson 10007 TT. HansonPrinted Name \_\_\_\_\_ Officer # 10007Date/time 040619/1307Original--Social File Yellow--Inmate (response) Gold -- Kept by Inmate  
LCSO/D-29A (11/15) (3 part)



SCHEDULED EVENT DESCRIPTION	SCHD DATE	TIME	ROOM	PRI
IN FOR PEOPLE; DEF DOES NOT APPEAR; WARRANT WAS PREVIOUSLY ISSUED				
COURT FINDS THE PEOPLE HAVE ESTABLISHED PRIOR CONVICTIONS; EXHIBITS				
10/2018 <u>Hearing</u>	10/10/2018	09:30 AM	5A	/DMM
Officer: JULIE KUNCE FIELD				
Status: HELD-Hearing Held				
10/30/2018 <u>Review</u>	10/29/2018	07:00 AM	5A	
Officer: JULIE KUNCE FIELD				
Status: HELD-Hearing Held				
10/30/2018 <u>Order</u>				
Order OF JUDGMENT ON BOND FORFEITURE-COMPENSATED SURETY				
11/20/2018 Filing Other				
DEF/ MORENO, PATRICK NEILL				
Refusal for Cause				
Related Event EXHB Exhibit-Attach to Pleading/Doc				
11/20/2018 Exhibit-Attach to Pleading/Doc	11/20/2018			
DEF/ MORENO, PATRICK NEILL				
Exhibit to Refusal for Cause - Refusal Judge Recused				
Related Event FOTH Filing Other				
11/20/2018 Exhibit-Attach to Pleading/Doc	11/20/2018			
DEF/ MORENO, PATRICK NEILL				
Exhibits to Refusal for Cause				
Related Event FOTH Filing Other				
12/21/2018 Filing Other	11/20/2018			
DEF/ MORENO, PATRICK NEILL				
REFUSAL FOR CAUSE Perfect Example of Racketeering				
1/01/2019 Filing Other	11/20/2018			
DEF/ MORENO, PATRICK NEILL				
REFUSAL FOR CAUSE Perfect Example of Racketeering				
1/07/2019 Motion	11/20/2018			
IMP/ NON-PARTY				
Motion for 90 day Stay of Bail Forfeiture Judgment				
Related Event FORD Proposed Order				
1/07/2019 Proposed Order	1/07/2019			
IMP/ NON-PARTY				
Proposed Order for 90 day Stay of Bail Forfeiture Judgment				
Related Event MOTN Motion				
1/09/2019 Order	1/07/2019			
Ruling: GRANTED, Document Title: Order: for 90 day Stay of Bail Forfeiture				
Judgment				
Related Event FORD Proposed Order				
1/09/2019 <u>Review</u>	1/07/2019			
Officer: JULIE KUNCE FIELD				
Status: VACT-Vacated				
2/15/2019 WARRANT CANCELED BY LAW ENFORCE	1/29/2019	07:00 AM	5A	
Date of Arrest: 02/15/2019 Arrest #: 124556847				
Arresting Agency: WARRANT CANCELED DUE TO ARREST ON 20190215 BY LARIMER COUNTY SHERIFF'S OFFICE				
Person Arrested: PATRICK NEILL MORENO				
Related Event WFTA Warrant Failure to Appear				
2/22/2019 Minute Order (print)	9/21/2018			
FIRST APPC: SJJ DIGI: 8:57				
DDA JOANNE MORANDO				
DEPT IN CUSTODY				

This says Larimer County Sheriff, not the court!  
 How do you arrest without a warrant? If one exists, please produce it!!



## LARIMER COUNTY SHERIFF'S OFFICE

Jail

## Inmate Grievance/Appeal

See attached  
copy of minutes  
p. 10 of 12

Inmate [MORENO] Pitlick Neill  
 (last) (First) (Middle)  
 Date April 18, 2019 Pod NA Room 5A  
☐ Grievance ☒ Appeal

State Issue: I respectfully disagree. The attached minutes of testimony in 18CR315 (trailing 18CR2908) clearly indicates LCSO as being the "agency" who reviewed the receiving "warrant" for my arrest. LCSO took my person into custody on February 15, 2019 on an alleged "WARRANT (WETA) for Failure to Appear" C.R.S. 16-19-126.5 REQUIRES (a) A certified copy of the prior notice of extradition signal by the person being held by law enforcement agency AND (b) A certified copy of an order or warrant from Colorado directing my return. Neither documents can be produced. I am unlawfully detained.

Suggested Solution: Review your policies for arresting me without the proper documents. I demand my release immediately or I will file suit against state officers in their individual and official capacities. I have been held two two months without any lawful documents. Please fix your mistake!

Received by Det. M. C. C. Date/time: 1106 4/18/19  
 Routed to: ☐ Programs ☐ Counseling ☐ Medical ☒ Administration ☐ ASU  
☐ Transportation ☐ Booking ☐ Other  
 Answer: ☐ Approved ☐ Denied (state reason below):

You are being lawfully held on 18CR2908, 18CR315, 17CR6545 & L654161. Please work through the Courts for any further action on these cases.

Staff Signature and Title LT J Fast 06022  
 Printed Name J Fast LT 06022 Officer # 06022  
 Date/time 04/22/19 / 1406  
 Original--Social File Yellow--Inmate (response) Gold -- Kept by Inmate  
 LCSO/D-29A (11/15) (3 part)



## LARIMER COUNTY SHERIFF'S OFFICE

Jail

Inmate Grievance/Appeal

Inmate [MORENO] Black Male  
 (Last) (First) (Middle)  
 Date April 23, 2019 Pod NA Room 5A  
☐ Grievance ☒ Appeal

State Issue: GRACE has a dispute with and has been removed in 12-6545.  
His office is vacant pursuant to 24-12-103, C.R.S. Further, E.D. Judicial  
"District Attorney" CLIFFORD REBEL is in violation of Section 6  
C.R.S. 20-1401 and is NOT bonded. His office is vacant  
because his oath was lost & he is not for office as "DISTRICT ATTORNEY" in  
2005. He is violating C.R.S. 24-12-101(2)(c). Not only this but  
not authorized to practice law, but his oath is for the entire office.  
These documents have no signatures and are NOT certified pursuant  
to C.R.S. 16-19-126.5. You have signed, bonded warrants on  
any of the cases you allege are bonded.

Suggested Solution: Further, I have not  
provided CERTIFIED COPIES of warrants removed  
in C.R.S. 16-19-126.5(a) and (b). I will be satisfied if you  
do this. But I know they don't exist. Please do when you  
do this. I do not want my case numbers I want the matter resolved.

Received by Sheriff Date/time: 4/26/2019

Routed to: ☐ Programs ☐ Counseling ☐ Medical ☐ Administration ☐ ASU  
☐ Transportation ☐ Booking ☐ Other \_\_\_\_\_  
 Answer: ☐ Approved ☒ Denied (state reason below):

Ms. Moreno, This do not responses judges fully, and I am not  
judicial officers. We further request their Authority to hold you in custody.  
This matter is over and you have exhausted all administrative remedies.

Staff Signature and Title Cpt. T.B. Palmer 8025

Printed Name Palmer Officer # 8025

Date/time 4-26-2019 @ 15:30

Original--Social File Yellow--Inmate (response) Gold -- Kept by Inmate  
 LCSO/D-29A (11/15) (3 part)



## Addresses

The header describes the Colorado Court of Appeals \$223 USPS money order mailing:

United States District Court for the District of New York - Albany  
James T. Foley U.S. Courthouse  
Suite 509; 445 Broadway  
Albany, NY 12207

National Judicial Council  
16 Szalay utca, H-1055  
Pf. (PO Box) 24. H-1363  
Budapest, Hungary.

International Mail

Fourth Judicial District  
270 S Tejon St  
Colorado Springs, CO 80903

Eighth Judicial District  
201 Laporte Ave  
Fort Collins, CO 80521

Department of Regulatory Agencies  
1560 Broadway, Suite 110  
Denver, CO 80202

General Counsel - Administrative Office of the US Courts  
One Columbus Circle, NE; Room 5-300 Billing  
city of Washington, District of Columbia. 20544

Rectified Scottish Rite Freemasonry  
The Supreme Council, 33°, SJ, USA  
1733 16th St. NW  
Washington, DC 20009-3103

Registered Mail #

Hungarian Honorary Consulate in Liverpool, United Kingdom  
Attn: ZSIGMOND/HOGELAND  
43 Rodney Street  
Liverpool L1 9EW  
United Kingdom

International Mail

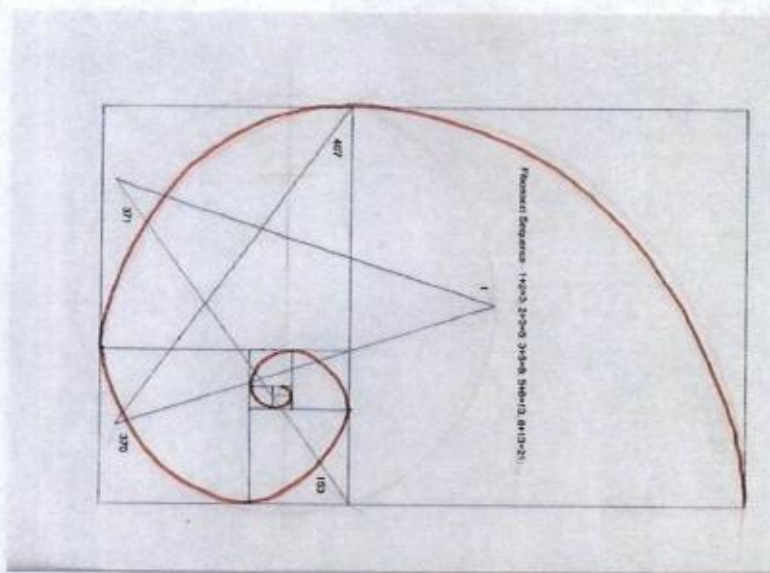
United Nations Secretary General Antonio GUTERRES Registered Mail #  
1 United Nations Plaza  
New York, New York. 10017

Club de Paris - IMF  
139, rue de Bercy -  
75572 Paris Cedex 12, France

International Mail



## ENDNOTE - The Five Cube Sum Number Locks



These numbers are very special and unique. If you cube the digits of any number, adding them, you will redact that number to one of these five. The fellow who invented computer linguistics (Speak & Spell) ran a proof on a Pentagon supercomputer as Fermat's Last Theorem. As stated above, the War of April 15, 1861 perpetuated by FDR through the Trading with the Enemy Act in 1933 is over, being omitted from the Bankers' Code in 2016. It lasted 153 years according to Jubilee law on the 70th Jubilee from the Invasion of Canaan. *The Charter for Freedoms and Exemptions Granted to Patroons*, 1629 is cited on the Bill of Exchange of 9/11. That was 371 years and the land patent for New Utrecht (NY) claims in 1630 to the day, August 13, is 370 years. Also mentioned is 2,520 as in MENE, MENE, TEKEL, UPHARSIN (Daniel) measured in *gerahs*. Last week's Torah study disclosed at Leviticus 27:25, "That valuation shall be in the sacred shekel; that shekel shall be twenty *gerahs*." The Daniel Cycle is rumored to be extremely accurate astrology and the time, now, is 2,520 years from the events of Nehemiah 10. That is the formalization of the first signed Constitutional swearing in. The oaths of the Babylonian Marshals - the TIRSHATHA; the Sadducees and Pharisees running the Temple. Relatively speaking, 407 is a prime number when you consider 2,520 is the lowest common denominator of all digits 1-9. But not 11.

The keys to Artificial Intuition and the fast RSA Factoring Algorithm are found in the properties of prime numbers, specifically the relationships of the Five Cube Sum Number Locks.

<sup>10</sup>After all these years of mathematical progress dating back to the Chinese, Babylonians, Egyptians, and Greeks, no good factoring algorithm exists. It is still very difficult to factor numbers with, say, 150 digits or more. This is not to say that such an algorithm is not possible, it's just that no one has discovered it yet. Consider how you would react if you discovered a fast factoring procedure. Would you publish your result in a scientific journal and enjoy the prestige that would surely follow? Or would you turn over your results to your government to bolster the security of its communications and weaken those of other governments? Or would you perhaps merely announce your discovery and then sell the result to the highest bidder? Could be very profitable. On the other hand you might get assassinated.

For a fascinating account of the many attempts to discover vulnerabilities of the RSA algorithm, you may be interested in reading "Twenty Years of Attacks on the RSA Cryptosystem" by Dan Boneh, an article that appeared in the February 1999 issue of the *Notices of the American Mathematical Society* (v. 46, n. 2, 203-213).



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, Patrick Moreno, of Box 316, Fort Madison, Iowa, have made, constitute, and appointed and by these presents do make, constitute, and appoint Francisco G. Moreno, of 18105 W. Ivy Lane, Surprise Arizona, my true and lawful attorney for me and in my name, place and stead, to do (state here matters in which authority is granted): To discuss personal business matters; and educational needs with institutions; and lenders; the University of Northern Iowa, creditors and lenders pertaining to student loans; And, any and all personal and/or legal matters that require permissions and endorsements on behalf of Patrick. There are no matters that are excluded from this authority.

giving and granting unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises as fully to all intents and purposes as I, the above named, might or could do if personally present, hereby ratifying and confirming all that my said attorney shall lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF I have hereunto set my hand and seal the 2nd day of April, 2014.

Signature: Patrick Moreno

Box 316  
Fort Madison, Iowa 52627

State of Iowa        }  
                              } SS  
County of Lee        }

On this 2nd day of April, 2014, before me Robert E. Schneider  
a Notary Public in and for the County of Lee in the State of Iowa, duly commissioned and sworn,  
personally came and appeared in person, to me personally known and  
known to me to be the same person described in and who executed the foregoing power of  
attorney and he acknowledged the within Power of Attorney to be his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my seal of office  
the day and year last above written.



Robert E. Schneider  
Notary Public



5/8/2019

Notary Details

**Name**

IOWA STATE PENITENTIARY

**Address**

3 JOHN BENNETT DR

**Address 2**

PO BOX 316

**City, State Zip**

FORT MADISON IOWA 52637

**Phone**

(319) 373-5492

**Additional**Notary Information

Original Commission	Issue Date	Expiration Date
3/9/2010	3/9/2018	3/9/2019
Type	Languages	
RESIDENT		
Electronic Notarization	Electronic Technology Used	
N/A		

**History**Notary History



**POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS, that I, Patrick Moreno, of Box 316, Fort Madison, Iowa, have made, constitute, and appointed and by these presents do make, constitute, and appoint Francisco G. Moreno, of 18105 W. Ivy Lane, Surprise Arizona, my true and lawful attorney for me and in my name, place and stead, to do (state here matters in which authority is granted): To discuss personal business matters; and educational needs with institutions; and lenders; the University of Northern Iowa, creditors and lenders pertaining to student loans; And, any and all personal and/or legal matters that require permissions and endorsements on behalf of Patrick. There are no matters that are excluded from this authority.

giving and granting unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises as fully to all intents and purposes as I, the above named, might or could do if personally present, hereby ratifying and confirming all that my said attorney shall lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF I have hereunto set my hand and seal the 2nd day of April, 2014.

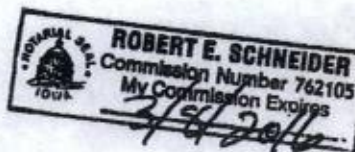
Signature: \_\_\_\_\_

Box 316  
Fort Madison, Iowa 52627

State of Iowa        }  
                              } SS  
County of Lee        }

On this 2<sup>nd</sup> day of April, 2014, before me Robert E. Schneider  
a Notary Public in and for the County of Lee in the State of Iowa, duly commissioned and sworn,  
personally came and appeared in person, to me personally known and  
known to me to be the same person described in and who executed the foregoing power of  
attorney and he acknowledged the within Power of Attorney to be his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my seal of office  
the day and year last above written.



Robert E. Schneider  
Notary Public



Colorado Court of Appeals \$223 David RICHMAN 2 East 14th Avenue Denver, CO 80203	
People of the State of Colorado  v  Patrick Neill MORENO	
Eighth Judicial District 18-cr-315 - Trial Day 6/6/19  Colorado Cases 4th, 8th and 2nd 18CR2908, 18CR315, 17CR1645 & L654161	
<b>Cover Sheet</b>	

**COMES NOW**, Patrick Neill of the family MORENO and Redeemed. I am his father Francisco MORENO and am party in interest and being billed.

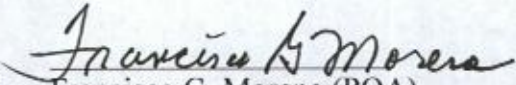
Thank you for informing me by phone that this filing has been served by the clerk of court on David RICHMAN, even with the misspelling in the header. I am including the \$223 USPS money order with a copy of the document filed in the Albany Remand 18-mc-7 to compel the clerk of court to file this Interlocutory Appeal on behalf of my son Patrick Neill, on and for the behalf of the United States and for risk management purposes of the International Monetary Fund (United Nations) and central banking in general.

Three points not emphasized within come to the forefront.

1. Failure to expunge the criminal record in Iowa falsely branded Patrick for "Three Strikes" and even so, a \$50,000.00 bond was not called for. This reveals a level of collusion that the Appeals Court is now evidenced, of racketeering with Dennis BLACKWELL the bondsman. Dennis BLACKWELL should refund all bond money I have paid him, to me and pursue any recourse with Colorado and Iowa on his own.
2. On June 10th the Department of Justice made yet another admission that the bond-dodging is intentional fraud and racketeering. The refusal to provide the Dabney Langhorne FRIEDRICH oath of office came by email within an hour of her oath, and has the signature and title on the Letter removed.

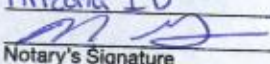


3. These are indeed exigent circumstances and the requirements of the E(4)(f) hearing supporting the Julie Kunce FIELD garnishment have been met many times over. In the justice recourse the remaining settlement of the garnishment should transfer to Steven John JOUARD and then all the remainder to the State of Colorado Treasury. These orders should issue from any court of justice bearing witness.

  
By: Francisco G. Moreno (POA)  
For: *Patrick Neill - the House of Moreno*  
*Estate Dignitary - Member -*  
*Society of the Sojourner*

State of Arizona  
County of Maricopa

The foregoing instrument was acknowledged before  
me on this 13 day of June 20 19  
by Francisco G. Moreno  
who is personally known to me or has produced  
Arizona ID as identification

  
Notary's Signature



Nicole Goodman  
Notary Public  
Maricopa, Arizona  
My Comm. Expires 09/30/20





**U.S. Department of Justice**  
Office of Information Policy  
Suite 11050  
1425 New York Avenue, NW  
Washington, DC 20530-0001

Telephone: (202) 514-3642

June 10, 2019

Re: DOJ-2019-004454  
DRI:SBT

Dear :

This responds to your Freedom of Information Act (FOIA) request dated and received in this Office on May 6, 2019, in which you requested copies of the Oath of Office and Appointment Affidavits for United States District Court Judge Dabney L. Friedrich.

Please be advised that a search has been conducted in the Office of Legal Policy, and two pages were located that contain records responsive to your request. I have determined that this material is appropriate for release with excisions made pursuant to Exemption 6 of the FOIA, 5 U.S.C. § 552(b)(6), which pertains to information the release of which would constitute a clearly unwarranted invasion of the personal privacy of a third party.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. § 552 (2012 & Supp. V 2017). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

You may contact our FOIA Public Liaison, Douglas Hibbard, for any further assistance and to discuss any aspect of your request at: Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001; telephone at 202-514-3642; or facsimile at 202-514-1009.

Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, Room 2510, 8601 Adelphi Road, College Park, Maryland 20740-6001; e-mail at [ogis@nara.gov](mailto:ogis@nara.gov); telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

If you are not satisfied with my response to this request, you may administratively appeal by writing to the Director, Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, or you may submit an appeal through OIP's FOIAonline portal at <https://foiaonline.gov/foiaonline/action/public/home>. Your appeal must be postmarked or electronically submitted within ninety



-2-

days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

Sincerely,

A handwritten signature in blue ink, appearing to read "Douglas R. Hibbard".

Douglas R. Hibbard  
Chief, Initial Request Staff

Enclosures



## OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 28, Sec. 453 and Title 5, Sec. 3331, United States Code)

I, Dabney L. Friedrich, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as United States District Judge for the District of Columbia under the Constitution and laws of the United States; and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. SO HELP ME GOD.

Dabney L. Friedrich  
(Signature of Appointee)

Subscribed and sworn to (or affirmed) before me this 1<sup>st</sup>  
day of December 2017.

Thomas F. Hogan  
Chief Judge

Actual abode:

Official station\*

Date of birth

Date of Entry on Duty

(b) (6)

Washington, DC

(b) (6)

12/1/17

\* Title 28, sec. 456 United States Code as amended.



## APPOINTMENT AFFIDAVITS

United States District Judge, District of Columbia  
(Position to which Appointed)

12/01/2017  
(Date Appointed)

United States District Court  
(Department or Agency)

District of Columbia  
(Bureau or Division)

Washington, DC  
(Place of Employment)

I, Dabney L. Friedrich, do solemnly swear (or affirm) that--

### A. OATH OF OFFICE

I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.

### B. AFFIDAVIT AS TO STRIKING AGAINST THE FEDERAL GOVERNMENT

I am not participating in any strike against the Government of the United States or any agency thereof, and I will not so participate while an employee of the Government of the United States or any agency thereof.

### C. AFFIDAVIT AS TO THE PURCHASE AND SALE OF OFFICE

I have not, nor has anyone acting in my behalf, given, transferred, promised or paid any consideration for or in expectation or hope of receiving assistance in securing this appointment.

Dabney L. Friedrich  
(Signature of Appointee)

Subscribed and sworn (or affirmed) before me this 1st day of December, 2017

at Washington  
(City)

DC  
(State)

(SEAL)

Thomas F. Loger  
(Signature of Officer)

Commission expires \_\_\_\_\_  
(If by a Notary Public, the date of his/her Commission should be shown)

Chief Judge  
(Title)

Note - If the appointee objects to the form of the oath on religious grounds, certain modifications may be permitted pursuant to the Religious Freedom Restoration Act. Please contact your agency's legal counsel for advice.



## OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 28, Sec. 453 and Title 5, Sec. 3331, United States Code)

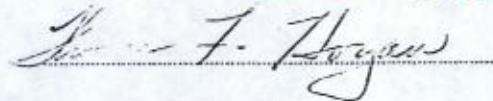
I, Thomas F. Hogan, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as U.S. District Court Judge, according to the best of my abilities and understanding, agreeably to the Constitution and laws of the United States; and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter.

Refusal for Cause

Refusal for Cause

SO HELP ME GOD

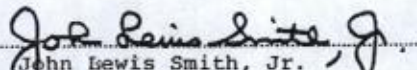
NO!!



Subscribed and sworn to (or affirmed) before me this fourth day  
of October 1982

FOIA EXEMPTION (b)(6)

Actual abode [REDACTED]  
Official station \* Washington, D. C.  
Date of birth 5/31/38  
Date of entry on duty October 4, 1982

  
John Lewis Smith, Jr.  
Judge, United States  
District Court for the  
District of Columbia  
A TRUE COPY

JAMES F. DAVEY, CLERK,

By 

Note--The Act of May 1, 1876 (Title 48, sec. 1466, United States Code), provides that the Oath of Territorial Officers shall be administered in the Territory in which the office is held.

\* Title 28, sec. 456 United States Code, as amended.

DOJ Formerly G-22 FORM DAG-4 5-1-75





**U.S. Department of Justice**  
Office of Information Policy  
Suite 11050  
1425 New York Avenue, NW  
Washington, DC 20530-0001

Telephone: (202) 514-3642

June 10, 2019

Re: DOJ-2019-004454

Dear :

This is to acknowledge receipt of your Freedom of Information Act (FOIA) request dated and received in this Office on May 6, 2019, in which you requested a copy of the Oath of Office and Appointment Affidavit for U.S. District Court Judge Dabney L. Friedrich.

The records you seek require a search in and/or consultation with another Office, and so your request falls within "unusual circumstances." See 5 U.S.C. 552 § (a)(6)(B)(i)-(iii) (2012 & Supp. V 2017). Because of these unusual circumstances, we need to extend the time limit to respond to your request beyond the ten additional days provided by the statute. For your information, we use multiple tracks to process requests, but within those tracks we work in an agile manner, and the time needed to complete our work on your request will necessarily depend on a variety of factors, including the complexity of our records search, the volume and complexity of any material located, and the order of receipt of your request. At this time we have assigned your request to the complex track. In an effort to speed up our process, you may wish to narrow the scope of your request to limit the number of potentially responsive records so that it can be placed in a different processing track. You can also agree to an alternative time frame for processing, should records be located, or you may wish to await the completion of our records search to discuss either of these options. Any decision with regard to the application of fees will be made only after we determine whether fees will be implicated for this request.

We regret the necessity of this delay, but we assure you that your request will be processed as soon as possible. If you have any questions or wish to discuss reformulation or an alternative time frame for the processing of your request, you may contact this Office by telephone at the above number or you may write to the Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001. Lastly, you may contact our FOIA Public Liaison, Douglas Hibbard, at the telephone number listed above to discuss any aspect of your request.

Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government



-2-

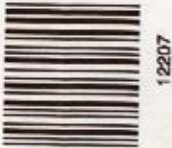
Information Services, National Archives and Records Administration, Room 2510, 8601 Adelphi Road, College Park, Maryland 20740-6001; e-mail at [ogis@nara.gov](mailto:ogis@nara.gov); telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

Sincerely,  
Initial Request Staff  
Office of Information Policy  
U.S. Department of Justice



P. N. LEGAL STAFF  
16772 W. Bell Rd., Ste. 110-171  
Surprise, AZ 85374-9702

7016 2140 0000 2552 8474



U.S. POSTAGE PAID  
FCM LG ENV  
SURPRISE, AZ  
85374  
JUN 13, 19  
AMOUNT  
**\$8.20**  
R2304M110977-05

RETURN RECEIPT  
POST

UNITED STATES DISTRICT COURT for the  
District of New YorkALBANY  
James T. Foley – U.S. Courthouse  
Suite 509 445 Broadway  
Albany, NY 12207

RETURN RECEIPT  
REQUIRED

U.S. DISTRICT COURT  
JOHN M. DOMURAD, CLERK  
JUN 17 2019  
RECEIVED

