

CAUSE NO. 236-313994-19

glenn winningham; house of fearn	§	
a man, Demandant	§	IN THE [de facto] DISTRICT COURT
vs.	§	[foreign] <u>236th</u> JUDICIAL DISTRICT
Timothy C Graham, Euless Police	§	
Edgar L. Hurtado, Police Supervisor	§	[foreign] TARRANT COUNTY, TEXAS
Michael R Collingwood, Euless Police	§	
Michael Brown, Euless Chief of Police	§	
Lacy Britton, Euless Magistrate	§	
Stacy White, Coward Prosecutor	§	
Echols-Kirksey, A, Euless Jailor	§	
V Nilson, Euless Jailor	§	
Linda Martin, Euless Mayor	§	
Ken Paxton, Texas Attorney	§	
with the rank of general	§	
Deer Park Cash Cow, LLC	§	
John Mc Bryde, (bought and paid for)	§	
Clerk masquerading as a Judge	§	
Erin Nealy Cox, US Attorney	§	
Tarrant County Sheriff's Office	§	
Sharen Wilson, Tarrant County DA	§	
GLENN WINNINGHAM FEARN,	§	
cestui que trust	§	
Wrongdoers	§	

Mailing threatening Communications

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS

As a direct descendant of the founders of the Constitution for the United States of America and as one of "the Posterity" found in the preamble, by right of blood, I hereby declare;

Wayne K Olsen is a Partner in the law firm Taylor Olsen Adkins Sralla Elam, LLP, of which Wayne K Olsen is also a Founding Partner, that represents the City of Euless, and a BAR member and deemed to know the law.

"Officers of the court have no immunity, when violating a constitutional right, for they are deemed to know the law." Owens v Independence 100 S.C.T. 1398 (Ezra 7:23-26)

Wayne K Olsen knows that properly applying the facts to the law is NOT discretionary (*Walker v Packer, 827 S.W.2d 833, 840 (Tex. 1992)*) and misapplying the facts to the law in a matter is an abuse of discretion and Official Oppression.

I have reason to believe and do believe that Wayne K Olsen, Euless City Attorney is sending threats through the mail

(a) Whoever knowingly deposits in any post office or authorized depository for mail matter, to be sent or delivered by the Postal Service or knowingly causes to be delivered by the Postal Service according to the direction thereon, any communication, with or without a name or designating mark subscribed thereto, addressed to any other person, and containing any demand or request for ransom or reward for the release of any kidnapped person, shall be fined under this title or imprisoned not more than twenty years, or both.

(b) Whoever, with intent to extort from any person any money or other thing of value, so deposits, or causes to be delivered, as aforesaid, any communication containing any threat to kidnap any person or any threat to injure the person of the addressee or of another, shall be fined under this title or imprisoned not more than twenty years, or both.

(c) Whoever knowingly so deposits or causes to be delivered as aforesaid, any communication with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to kidnap any person or any threat to injure the person of the addressee or of another, shall be fined under this title or imprisoned not more than five years, or both. If such a communication is addressed to a United States judge, a Federal law enforcement officer, or an official who is covered by section 1114, the individual shall be fined under this title, imprisoned not more than 10 years, or both.

(d) Whoever, with intent to extort from any person any money or other thing of value, knowingly so deposits or causes to be delivered, as aforesaid, any communication, with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to injure the property or reputation of the addressee or of another, or the reputation of a deceased person, or any threat to accuse the addressee or any other person of a crime, shall be fined under this title or imprisoned not more than two years, or both. If such a communication is addressed to a United States judge, a Federal law enforcement officer, or an official who is covered by section 1114, the individual shall be fined under this title, imprisoned not more than 10 years, or both. 18 USC § 876 Mailing threatening Communications

and Olsen is required to know that their so-called Warrant they threaten me with is actually a capias, which fails to be a warrant

"A capias is NOT a "Warrant of Arrest,"...." Knox v State, 586 S.W. 2d 504, 506 (Tex.Crim.App. 1979) [emphasis added]

but is a debt instrument and a bond under 17 CFR § 240.15c2-12, and the evidence of that fact is they are demanding military scrip / Federal Reserve Notes in the form of revenue from The City of Grapevine and their Police Court knowing that they are demanding Military Scrip / Federal Reserve Notes on their Warrant letters making threats of arrest on which they are demanding

\$282.00 for the "FMFR" Failure to Maintain Financial Responsibility, and

\$220.00 for the "Registration (no plate)" and

on each threat letter it says; "you may simply pay by credit card" which means it is fake money / Federal Reserve Notes / Military Scrip / Forced Loans, and Olsen is required to know the Constitution for the United States is the Supreme Law of the Land, which means they have already forged my signature to bond the case, and Olsen is required to know they are not authorized to enforce the Texas Transportation Code as evidenced by the email from the Tarrant County Sheriff Public Information Officer, and Olsen is required to know that Officer Timothy Graham, Officer Michael Collingwood, and Sergeant Hurtado under instructions from Euless Chief of Police, Michael Brown, Stacy White, Lacey Britton, and others unknown, are enforcing the Transportation Code by stopping the Respondent for having a Republic of Texas plate on an automobile, and Olsen is an accomplice to the mailed out threat letters true copies of the threat letters

and email are attached hereto, all of each of which are incorporated herein by reference in their entirety.

AGAINST THE PEACE AND DIGNITY OF THE STATE

VERIFICATION

I, Glenn Winningham; house of Fearn, do affirm that all statements made herein are true and accurate, in all respects, to the best of my knowledge.

_____ Date	_____ L.S. glenn winningham; house of fearn with a Proper Mailing address (18 USC § 1342) of; General Post Office, ZIP CODE EXEMPT C/O 6340 Lake Worth Blvd., #437 Fort Worth, Texas [RR 76135] Non-Domestic Mail, Without the United States, Inc.
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As a Notary Public, I hereby certify that glenn winningham; house of fearn, who is known to me, and after affirming, he executed the foregoing document on this the _____ day of April, in the year two thousand and twenty-two.

NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

Notary Seal