

To: The Ballot Law Commission (B.L.C.)
c/o The Office of:
Secretary of State
Capitol Building, 2nd floor
Concord, N.H. 03301

RECEIVED

NOV 05 2012

NEW HAMPSHIRE
DEPARTMENT OF STATE

RE: COMPLAINT BY JOE HAAS

BLC - 2012 - 6

MOTION TO RECONSIDER

For all of the reasons in the attached: of

1. the 3-page e-mail of October 25th; + _____
2. the ORDER _____
3. the 1-page e-mail of November 2nd; + _____
4. the 3-page e-mail of today = Mon., Nov. 5th _____

Jules

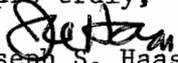
p. 2-4

5
6

7-8

Would you please re-consider your ORDER of "9/21/12" that I did receive by e-mail attachment twelve (12) days ago, of the 10th day, having fallen on this past Saturday, November 3rd, and that if you do not agree with me by the papers, of to then have a hearing on this matter NOT of the "law" mentioned in the RSA as the statute, but that of your duty to the "law" meaning of ALSO the constitution! and in particular The Fourteenth (14th) Amendment, Section 2 that you all took an oath to honor, of this one last time to correct the errors of your ways before being sued! for up to \$100,000 each on your RSA 93-B "faithful performance" bond, of you AND Gardner, the Department head, plus the governor, John H. Lynch of Hopkinton,

Yours truly,


Joseph S. Haas
P. O. Box 3842
Concord, N.H. 03302
603: 848-6059 (cell)

Monday, November 5th, 2012 @ 4:00 p.m.

enclosed: original + 5 + 1 = 6 copies

(thanks) RE: BLC decision

From: **Joseph S. Haas** (josephshaas@hotmail.com)

Sent: Thu 10/25/12 12:38 PM

To: karen.ladd@sos.nh.gov; Bill Gardner; N.H. Secretary of State (wgardner@sos.state.nh.us); Secretary of State - N.H. (elections@sos.state.nh.us)

Cc: Brendan Kelly (brendanfk1pnh@comcast.net); william.obrien@leg.state.nh.us; peter.bragdon@leg.state.nh.us; jackd@nhbfa.com; G&C Exec. Sec. Joanne Ruell (gcweb@nh.gov); G&C#1 (rburton@nh.gov); G&C #2-a (dst.hilaire@nh.gov); G&C #3-a (csununu@nh.gov); G&C#4 (rwieczorek@nh.gov); G&C #5-a (dwheeler@nh.gov); hardymacia@gmail.com; Dick Marple (armlaw@hotmail.com); Dan Itse (itsenh@comcast.net); Paul Ingbretson (ingbretson_studio@yahoo.com); jimdav@copper.net

Thank you Karen, but that I guess that I'll have to file another MOTION TO RECONSIDER withIN the next ten (10) days [or at least a Motion for Clarification]] as I was not "challenging the designation of two congressional districts in this state" as they ARE legal, BUT that they are UN-LAW-FUL as per Section 2 of The Fourteenth Amendement. Thus the filings by Bass and Guinta as the Republicans for Districts 2 + 1 respectfully AND Kuster and Shea-Porter of the same #s respectfully as the Democrats plus the two Libertarians too of Districts 2 + 1 also of: Kelly and Macia are all LEGAL but not lawful and so gets over to the analogy used in football of when there be too many players on the field of then the 5-yard penalty of half (1/2 or fifty (50%) percent) of the ten yards for a first-down toward a touchdown or kick for a field goal, then a similar penalty of too many Representatives in Congress from us eleven (11) states that do not elect all of our "judicial officers" of the court clerks and judges, like we do to some degree with the Clerks called Registrars of the Probate Courts, but not of ANY judge! Of thus ALL of the U.S. Codes and Statues at Large put upon us Article 12 inhabitants <http://www.nh.gov/constitution/billofrights.htm> by "Uncle Sam" since 1868 AND withOUT our 1-8-17 U.S. "Consent" be unlawful!

Of The <http://www.gencourt.state.nh.us/rsa/html/lxiii/665/665-mrq.htm> 1-:17 "Ballot Law Commission" is instructed by the Legislature or N.H. General Court to: "**665:7 Filing Disputes.** – The ballot law commission shall hear and determine disputes arising over whether nomination papers or declarations of candidacy filed with the secretary of state conform with the LAW. The decision of the ballot law commission in such cases shall be final as to questions both of law and fact, and no court shall have jurisdiction to review such decision. **Source.** 2003, 151:8, eff. Jan. 1, 2004." (emphasis ADDED of for both the minor AND major laws of the statutes AND constitutions of BOTH the state and United States) of this is what is wrong here is that of this in-"complete" Order when the Chairman wrote for the Commission that they find "no jurisdiction in New Hampshire law for the Commission to deal with this complaint", of what? That they have no power to declare a statute void? This was and is not what I was asking for! By the statue I asked one simple question: Are the "declarations of candidacy" filed by all six of the R, D & L in the now General Election in "conform"ity with the "law" being that of the 14th Amendment? Yes or No? of which answer has to be no, of THEN to go from this muddy-of-the-waters here to LAW Enforcement of on this "no" of: WHO "shall be responsible" for the faithful "execution" of this laws? Answer: the governor, by his Article 41 responsibility to do his Article 51 duty <http://www.nh.gov/constitution/governor.html> of to execute the laws of BOTH the state AND United States or be sued for \$100,000 by me as harmed by Bill Gardner, his department head of the Secretary of State for not allowing me to run as the ONLY one of who attempted to file as THE "LAW"ful candidate! by his RSA Ch. 93-B:1-5 <http://www.gencourt.state.nh.us/rsa/html/NHTOC/NHTOC-VI-93-B.htm> faithful performance bond too over at The "National Grange Insurance" Company, at: 55 West Street, Keene, N.H.

Yours truly, - - - - - Joe / Joseph S. Haas, P. O. Box 3842, Concord, N.H. 03302, Tel. 603: 848-6059 (cell phone), e-mail: JosephSHAas at hotmail dot com

P.S. You may send this to the Chairman, and the other members as for to alert them that I intend to file such a Motion with you with five copies by the end of next week that ought to have in there too of the proof of delivery of the RSA Ch. 594:14 Summons in lieu of Arrest <http://www.gencourt.state.nh.us/rsa/html/LIX/594/594-14.htm> upon Gov. John H. Lynch by N.H. State Trooper _____ of for him to appear in Concord District Court <http://www.courts.state.nh.us/courtlocations/merrdir.htm#Concord> for his arraignment on the Class A fine-only misdemeanor criminal complaint of RSA Ch. 643:1 "Official Oppression" <http://www.gencourt.state.nh.us/rsa/html/LXII/643/643-1.htm> for which to pay the up to \$2,000 RSA Ch. 651:2,IV(b) <http://www.gencourt.state.nh.us/rsa/html/LXII/651/651-2.htm> fine [of see also: RSA Ch. 599:1 <http://www.gencourt.state.nh.us/rsa/html/LIX/599/599-1.htm> and Article 77 <http://www.nh.gov/constitution/judicial.html>] plus of course Article 88 <http://www.nh.gov/constitution/oaths.html> of: "Against the peace and dignitty of the state." of which half goes to me as the qui-tam complainant by <http://www.courts.state.nh.us/supreme/opinions/2002/0209/marti098.htm> since he is under an RSA Ch. 92:2 <http://www.gencourt.state.nh.us/rsa/html/VI/92/92-2.htm> oath to honor the constitution! <http://www.nh.gov/constitution/oaths.html> or is he too, like Bill of withOUT a "subscribed" oath, of you, Karen, never answered my question DIRECTly of writing that he took the "verbal" oath, of having written to both of those who elected him being the House Speaker AND Senate President to write back in a certified statement that I can use in my criminal case against Bill in Concord District Ciourt in what, without the individuals present as avoiding me with that of not to RSA Ch. 642:1 Obstruct Governmental Operation, <http://www.gencourt.state.nh.us/rsa/html/LXII/642/642-1.htm> and so what be his #__ Street in Manchester for to maybe visit for 594:14 service of process by a Manchester C.O.P. or will he use the excuse that The Hopkington C.O.P. told me about the governor on Friday, October 12th @ about 11:45 a.m. at Town Hall there of that Lynch's place is PRIVATE and that he is a PUBLIC Officer and so neither the twain shall meet! of he offered to serve "in hand" to his legal counsel, but that of who I had already arrested on this case of Jeffrey Meyers, of that not in compliancve with the statute! of thus getting over to that "Trial by Certificates" [by Article 90 <http://www.nh.gov/constitution/oaths.html>] of the certified statement(s) in writing that Bill has NO oath and so ALL of his doings illegal too! Of was that "Personnel" Matter before the last G&C meeting <http://www.nh.gov/council/> last Wed., Oct. 17th at the Environmental Building on The Heights concerning Bill? of the governor telling me in person then at The BFA <http://www.nhbfa.com/> segment duiring the Public Hearing that "they will look into it" of to start that 45-day RSA Ch. 4:1 <http://www.gencourt.state.nh.us/rsa/html/I/4/4-1.htm> eviction process!

cc: http://lpmh.org/candidate/brendan_kelly and <http://maciaforcongress.nationbuilder.com/> (history: <http://www.catamount.com/hardy/Hardy.html>); House Speaker & Senate President; The B.F.A.; The Executive Council; plus: The Attorney General Michael Delaney, re: The Public Integrity Unit that had had this case for weeks now of Paul Broder, the Chief there telling me in person at his building front door that he knows NOTHING (like that Sgt. Shultz WWII Nazi TV character in "the 1960s Hogan's Heroes" of what was supposedly brought to there by State Trooper Chris(topher) LaPorte whose logo is "To SERVE and Protect" but who did REFUSE to serve the 594:14 paper upon Gov. Lynch and so ought to get half his paycheck, of former Capt. Sweet telling me on the phone before his retirement that he was "Investigating" this of there no Hearing process over there of yet another personnel matter behind closed doors which policy ought to change by LSR to House Bill #__ to put into statute form for Year 2013 Legislation, and so copies to a few State Reps. too to PLEASE do so.

footnote #1: Of to please schedule this for a hearing BEFORE that of the RSA Ch. 665:5 <http://www.gencourt.state.nh.us/rsa/html/LXIII/665/665-5.htm> " II. The ballot law commission shall meet on the fourth Monday in November in each general election year. The commission shall hear and decide

all pending matters concerning the election of persons to the New Hampshire general court. At this time, the commission may also act on any other pending matters. " = Monday, November 26th of the week after Thanksgiving.

footnote #2: Here's a re-type of that part of Section 2 in the Fourteenth (14th) Amendment:
<http://www.law.cornell.edu/constitution/amendmentxiv>

"

Section 2.

... when the right to vote at any election for the choice of ... judicial officers of a state, ... is denied to any of the male inhabitants of such state, being twenty-one years of age, and citizens of the United States, ... the basis of representation therein SHALL be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such state." (emphasis ADDED, and so 2 - 1 = only one Federal Rep. can lawfully serve for us here in New Hampshire.)

Of this info given over to me by Andy Melechinsky back in the 1970s or early 80s here in New Hampshire, see: <http://www.strike-the-root.com/71/davies/davies2.html> and so finally put to good use. Thank you Jim Davies.

From: Karen.Ladd@SOS.NH.GOV
To: josephshaas@hotmail.com
Subject: BLC decision
Date: Wed, 24 Oct 2012 19:14:04 +0000

Joe: Attached is a copy of the decision of the Ballot law Commission from the September 20, 2012 hearing.

Karen

THE STATE OF NEW HAMPSHIRE
BALLOT LAW COMMISSION

BLC-2012-6

COMPLAINT BY JOE HAAS

ORDER

On September 20, 2012, the Ballot Law Commission (“the Commission”) held a public hearing on this complaint challenging the designation of two congressional districts in the state. This complaint is similar to the one the complainant filed earlier in the year. See BLC 2012-2.

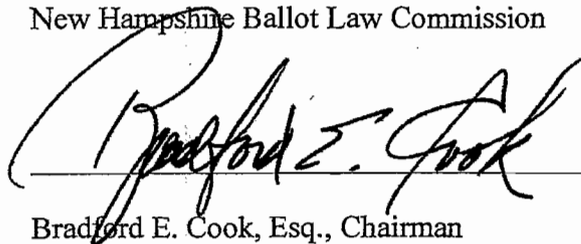
Finding no jurisdiction in New Hampshire law for the Commission to deal with this complaint, no additional bases stated for the complaint than in those rejected previously, and for similar reasons as stated in the Commission’s order of July 11, 2012 in BLC 2012-2, the Commission voted, unanimously, to dismiss the complaint.

So ordered,

New Hampshire Ballot Law Commission

Date: _____

9/21/12



Bradford E. Cook, Esq., Chairman
Margaret-Ann Moran
Martha Van Oot
Michael Eaton
Elizabeth Hager

[Progress Report] RE: [Thanks again] RE: [Did you get this?] RE: (thanks) RE: BLC decision

From: **Joseph S. Haas** (josephshaas@hotmail.com)

Sent: Fri 11/02/12 2:40 PM

To: karen.ladd@sos.nh.gov

Cc: william.gardner@sos.nh.gov; elections@sos.nh.gov; Brendan Kelly (brendanfk1pnh@comcast.net); william.obrien@leg.state.nh.us; peter.bragdon@leg.state.nh.us; jackd@nhbfa.com; G&C Exec. Sec. Joanne Ruell (gcweb@nh.gov); G&C#1 (rburton@nh.gov); G&C #2-a (dst.hilaire@nh.gov); G&C #3 -a (csununu@nh.gov); G&C#4 (rwieczorek@nh.gov); G&C #5-a (dwheeler@nh.gov); hardymacia@gmail.com; Dick Marple (armlaw@hotmail.com); Dan Itse (itsenh@comcast.net); Paul Ingbretson (ingbretson_studio@yahoo.com); jimdav@copper.net

Progress Report.

Due to the fact that neither: (1) The A.G.'s Public Integrity Unit about a service of RSA Ch. 594:14 Summons in lieu of an arrest for RSA Ch. 643:1 "Official Oppression" against the governor as given to there by a N.H. State Trooper, nor; (2) (a) The House Speaker, nor (b) The Senate President about me TRYing to get a certified statement to the fact that Bill Gardner has no RSA Ch. 92:2 "subscribed" / "signed" oath; have gotten back to me of ALL this week, then awaiting for something yet to happen by them maybe later this afternoon to be noticed to me by mail for tomorrow being the tenth (10th) day from your Wed., Oct. 24th e-mail with attachment, and since you are closed for the weekend, of thus for me to file my MOTION FOR CLARIFICATION +/- or combo MOTION TO RECONSIDER on Monday, November 5th of just one day before the General Election BELIEVE IT OR NOT! of it taking almost the ENTIRE Election process to ~~get~~ TRY to get to a conclusion here!

Of some First Draft being that of like: WHEREAS, the Executive and Legislative Branch agents as indicated of Paul Broder; plus: Bill O'Brien, and Peter Bragdon be a bunch of lazy bastards providing no input for which to incorporate into this Motion to further the cause; of them like "Hindering Prosecution" of to maybe criminally charge them too by RSA Ch. 642:3 <http://www.gencourt.state.nh.us/rsa/html/LXII/642/642-3.htm> that of therefore would the B.L.C. please answer the question as hereby Articles 8 + 32 "instruct"ed upon them of, as indicated below of: " Are the "declarations of candidacy" filed by all six of the R, D & L in the now General Election in "conform"ity with the "law" being that of the 14th Amendment? Yes or No? " ____ And if not, then to please rule so, so that I may: (1) take this decision over to The Concord District Court for that criminal action against the governor, and (2) from such decision there of writing to Congress to alert them of the legality of those to whom we send down there being not lawful, and what they intent to do about it if anything, like to see to it that: (a) only one Federal Rep. at a time be down there by the law and, (b) any and all law enforcements in the past, present and future against ALL of our Article 12 inhabitants cease and desist until it can be corrected. That if there be any such vouchers of money for expenses be sent to either of the winners, that it be decided ahead of time of WHO the lawful one is, lest such funding out of the General Fund be theft, of to so prosecute that individual of my choosing, if not so chosen by a government authority on this subject, be thus arrested for receiving stolen money!

Yours truly, Joe Haas

From: josephshaas@hotmail.com

To: karen.ladd@sos.nh.gov

Subject: [Thanks again] RE: [Did you get this?] RE: (thanks) RE: BLC decision

Fri
11/2/2012 6

Update to continued corruptions by: Exec. & Leg. branch agents of State of N.H. government.

From: **Joseph S. Haas** (josephshaas@hotmail.com)
 Sent: Mon 11/05/12 9:50 AM
 To: pam.tucker@leg.state.nh.us
 Cc: william.obrien@leg.state.nh.us; peter.bragdon@leg.state.nh.us; Bill Gardner, N.H. Secretary of State (wgardner@sos.state.nh.us); Elections@sos.nh.gov; Michael Delany, A.G. (michael.a.delaney@doj.nh.gov); rep03281@aol.com; Dick Marple (armlaw@hotmail.com); Dan Itse (itsenh@comcast.net); Paul Ingbretson (ingbretson_studio@yahoo.com)

Thanks David Ridley of "The Ridley Report" for the 11:22 minute video here at: <http://www.youtube.com/watch?v=sGftjMPvSDc> seen 616 times about this mailtojail dot com that I had not heard about before, that took Ed & Elaine Brown off their list as having been sub-sequently labelled "violent" and so not entitled to mail from its members over to that related video of Brad Jardis, the COP-turned Coos County Sheriff wanna-be of 5:58 min. seen 1,768 times http://www.youtube.com/watch?v=9YWnoG2vYKQ&feature=watch_response who I had only first heard about last Thursday night at The "Free Weare" twice-monthly meeting with a militia member in attendance too over to "John" http://www.youtube.com/watch?v=5ywT91f_rAg&feature=relmfu [6:46-min. with 5,547 visits] of State House Security who asked if you were "ordering" him to tell you his name, of which you could have said yes, as in an Articles 8+32 "instruction" to him to do so, as maybe on this "Right to Work" bill you were attending that day that you were told to please* not video tape him, or did he not say the magic* word? Of you could have panned the camera to the side of what? Getting a moving picture of the attendees? and that I found it interesting of the other "peace officers" came buzzing by for a group meeting that included State Trooper George Brown who likes to give out paperwork to the citizen on what not to do of to not interfere with a public servant performing his official function, of just what was he DOing at the door to the gallery? Profiling people who he THINKS as in their George Orwell "Nineteen Eighty Four" "THOUGHT Police" MIGHT create a dis-turbance? in the FUTURE tense? Re: RSA Ch. 642:1 for George of that " **Obstructing Government Administration** " <http://www.gencourt.state.nh.us/rsa/html/LXII/642/642-1.htm> Plus over to the other related video of Rick Perry, <http://www.youtube.com/watch?v=aHpmHlw9tFw&feature=relmfu> [2:41 min. with 1,624 visits] of that was State Rep. Pamela Z. Tucker, the Deputy House Speaker who was escorting him up the stairs, of to see her photo <http://www.pamtucker.org/> and story about the Perry Party over at her house in Greenland, N.H. at: <http://articles.latimes.com/2011/aug/14/nation/la-na-rick-perry-scene2012-20110814> . She and George do make a "way" for those in authority to be able to move from here to there in comfort, so as not to have to run the gauntlet, of even when we of the public might like to have an RSA Ch. 594:14 Summons <http://www.gencourt.state.nh.us/rsa/html/LIX/594/594-14.htm> in lieu of an arrest served upon them for RSA Ch. 641:3 "Official Oppression" <http://www.gencourt.state.nh.us/rsa/html/LXII/643/643-1.htm> as I had one State Trooper of Bruce Twyon do to Gov. Lynch's Legal Counsel, Jeffrey Meyers who did not get back to me in writing with an RSA 91-A:4,IV <http://www.gencourt.state.nh.us/rsa/html/VI/91-A/91-A-4.htm> answer withIN the five (5) business days, of OVER two months! And so the State Police motto of "To SERVE and Protect" of only done by one or maybe a few of them, of the corruptor ones I call those like George and fellow State Trooper Chris(topher) LePorte also in your video, ought to thus get only half (1/2) their \$ pay of NOT to "serve", and so an investigation was done by my complaint against them to their boss of then Capt. Sweet, of just retired last month, of yet to get his Report ____ for Troop D too for Concord, as the State Police are on some Auxillary Unit at that Park Street entrance of The State House, and there being NO hearing process other than maybe a Personnel Hearing in the State House Annex basement to go ____ of IF and WHEN I do get The Report that what? They can turn over the RSA 594:14 papers I give them to

be what? Buried within the A.G. "Public Integrity Unit" headed by Paul Broder who "thought" (past tense) and told me so of back in 2007 on the Ed Brown case that we all live in the First Judicial "District" and so the travels from N.H. to Portland, Maine to see Judge Geo. Z. Singal there at the Federal Building for the pre-liminary hearings are a PART of the trial were supposedly NOT in violation of the Sixth (6th) Amendment, in that ALL trials SHALL be in the state AND District of WHERE the offense occurred, of who to execute the laws of the state AND United States, including our N.H. Article 12 right <http://www.nh.gov/constitution/billofrights.html> not to be subject to be controlled over by any other laws (like the U.S. Codes and Statutes At Large) than what we 1-8-17 U.S. Constitution "Consent" to being the governor, by his Article 51 duty for which he SHALL be Article 41 responsible <http://www.nh.gov/constitution/governor.html> for and RSA Ch. 93-B:1-5 <http://www.gencourt.state.nh.us/rsa/html/NHTOC/NHTOC-VI-93-B.htm> bonded to \$100,000 for a "faithfull performance" by The "National Grange Insurance Company" at 55 West Street in Keene, N.H. Attn: Eli, the Claims Agent. Of I've tried to get the State Police to serve the governor on this Articles 51-41 on another matter dealing with the Fourteenth (14th) Amendment, Section 2 as we are one of the eleven (11) states that do not elect our "judicial officers" and so have got to have the LEGAL by statute to two Federal Reps (based upon the 2010 U.S. Census) reduced to only one LAWful Federal Rep., but that a certificate of such that Bill Gardner, who I've "instruct"ed as the Dept. Head of Elections to deal with such, does REFUSE, and who does NOT have an RSA Ch. 92:2 <http://www.gencourt.state.nh.us/rsa/html/VI/92/92-2.htm> oath of office either, (to Article 84 <http://www.nh.gov/constitution/oaths.html>) that I've taken to The B.L.C. / Ballot Law Commission in Cases #2012-2 + 6 of the latter current of a "Motion to Reconsider" to file today within the ten (10) days of the Order being sent to me from their last hearing. The point being that I've instructed BOTH the House Speaker AND Senate President to provide me with such a certified statement to take to The Concord District Court <http://www.courts.state.nh.us/courtlocations/merrdistdir.htm#Concord> for this "Trial by Certificate" but that BOTH of them REFUSE by pretending that they never got my claim, and so another \$100,000 claim against not only them two, plus Gardner and the entire BLC, of now this Deputy House Speaker too getting a relay of this post by e-mail to her over at: <http://www.gencourt.state.nh.us/house/members/member.aspx?member=376878> [15 Eagle Ct Greenland, NH 03840-2336 Phone: (603)431-8982 Email: pam.tucker@leg.state.nh.us Vice Chairman of The Rules Committee at: 603: 271-3661] of to PLEASE would YOU sign such a certificate that your Article 67 <http://www.nh.gov/constitution/secretary.html> Secretary of State is illegally conducting business over there.

Yours truly, - - - - - Joseph S. Haas, P.O. Box 3842, Concord, N.H. 0330-2, Tel. 603: 848-6059 (cell phone), e-mail: JosephSHAas at hotmail dot com plus this P.S. that of to send ANYthing to a Public Integrity Unit headed by Paul Broder is a waste of time unless and until he does issue to be in writing that what he told to me years ago of that we lived in the 1st Judicial District was wrong, as he told me verbally of both that error and of the correction, of NOW I want it in writing, And WHAT he and the others here reading this e-mail intend to do about it, of the "it" being of what the Feds did was WRONG as un-lawful in taking Ed & Elaine Brown and the others over to Maine, of DELAYing my "Point of Order" that there be no RSA Ch. 123:1 <http://www.gencourt.state.nh.us/rsa/html/IX/123/123-1.htm> filing from that 40USC255 to 3112 Federal "agent" as "head" of "agency", like the GSA/ General Services Administration landlord for his tenants of the U.S. Attorney, Marshal and Court as required for to have jurisdictional authority over us who do NOT give our individual "Consent"! Of this spelled out in the Adams case of 1943 at the U.S. Supreme Court and even mentioned in U.S. Attorney Manual 664 http://www.justice.gov/usao/eousa/foia_reading_room/usam/title9/crm00664.htm but that they ignore! The truth is that we live in the District of New Hampshire WITHIN the 1st Circuit, and that a district is territorial in nature, of applicable to the in personam, not in rem of thus the person and not the property, of Uncle Sam wants and gets both!! and even when he claims OWNership by a seizure to an attempted forfeiture the Ciity of Lebanon and Town of Plainfield totally ignore RSA Ch. 123:2 <http://www.gencourt.state.nh.us/rsa/html/IX/123/123-2.htm> in that only the land is exempt, of

Uncle Sam getting no property tax bills for the buildings, of actually when Trust property by the Morsel case at the U.S. Supreme Court of 1875 at: 91 US 357, the procedure is by way of a Writ of Elegit of to offer up to half the crop from the land, by the caretakers and so the State Dept. of Revenue Commissioner <http://www.revenue.nh.gov/> was NOT supposed to subordinate the State by Secret Agreement with Uncle Sam to get a \$ financial kickback from if they ever TRY to sell the places. Of the way in N.H. is by RSA Ch. 21:2 <http://www.gencourt.state.nh.us/rsa/html/I/21/21-2.htm> of the Common Usage of words that a tax is NOT a debt, but a charge, and rightly contested in Case #2005-C-033 at the Grafton County Superior Court in North Haverhill, N.H. but which Clerk Rbt. B. Muh, (102 Tuck Lane, Littleton, N.H., Retired as of Dec.31,2010) as by Article 82 <http://www.nh.gov/constitution/clerks.html> appointment and approved by Judge Jean K. (Mrs. Peter Hoe) Burling did violate her RSA Ch. 92:2 oath too to 28USC636(c)(1) in having the Feds Remove and Dismiss the Brown CIVIL case when without the "consent" of BOTH parties to the lawsuit; that ought to result in an Article 17 <http://www.nh.gov/constitution/house.html> impeachment of her Article 36 <http://www.nh.gov/constitution/billofrights.html> annual retirement since there be the RSA Ch. 100-C:15 <http://www.gencourt.state.nh.us/rsa/html/VI/100-C/100-C-15.htm> exemption, of 2003 that maybe ought to be LSR'd to a HB in Year 2013 by the Fri., Dec. 7th deadline. _____ Plus to have some Article 32 Petitions for \$damages upon these \$100,000 bonds against these public servants for their mal-feasance in office!