Page 1 of 16

1	SUIT OF WARRANTLESS FALSE ARREST BY THE US MARSHALLS
2	
3	Now here Come Randy G Ross of New Haven and New Hampshire by way of Pro se
4	Representation presenting a Lawsuit and Complaint on the US Marshalls and Ross Sheriffs
5	for the actions of a Warrantless False Arrest by both Parties, for the Sum of \$250,000 Federal
6	Reserve Notes and or US Dollars or another amount Granted by Judge or Jury.
7	
8	Facts
9	1. The US Marshalls Arrested me without a Warrant at my Private Residence on November
10	15 <sup>th,</sup> 2018 at approx. 10am. It was a Warrantless Arrest in a situation that 100% dictates a
12	Warrant.
13	
14	2. I alleged the US Marshalls stated they had a Warrant and I came outside.
15	
16	3. The US Marshalls are on Visual & Audio Recording (Ross Sheriff Deputy's Body Cam) at
17	my Private Residence, and were the ones to cuff me even. However the recording was
18	tampered with in some fashion and picks up with no audio for about 30 seconds just about
19	when the US Marshall was Cuffing me.
20	
21	4. This event was a 4 <sup>th</sup> amendment violation of Dou Process, and me "to be secure in their
22	(my) persons, houses, papers, and effects, against unreasonable searches and seizures, shall
23	not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or
24	affirmation, and particularly describing the place to be searched, and the persons or things to

"ex factis jus oritur"

Page 2 of 16

1 be seized."

5. The discussion section goes on in great length as to the violations set forth in the Facts here.

6

2

3

4

5

## DISCUSSION

7 The US Marshalls and Ross Sheriffs did a Warrantless Arrest at my Private Residence 8 literally within about 30 minutes of me telling the Ross Sheriffs on the Phone to get a Warrant 9 (Recorded Conversation, the Ross Sheriffs were lying to me and trying to trick me to the 10 station for a Warrantless Arrest.), like I stated to them on other Stop byes to my Private 12 Residence also in regards to this matter, and I 100% not just allege but state the US Marshalls 13 told me they had a Warrant, and I was under that impression anyways because, well the US 14 Marshalls were knocking on my Door. The Ross Sheriffs allege that I Harassed them via a 15 Phone, and failed on a second Charge of Telecommunication Harassment via a Local Judge 16 not granting a Warrant (and their actions for that which are out of line and disturbing will be a 17 separate Lawsuit, and I would like to state I am very thankful for the State Police/Highway 18 Patrol being a middle man 3 times for me in this matter thus far, from the perspective I 19 observed.).

The US Marshalls are on recording at my Private Residence; the only Footage released to me from a Body Camera out of 5 Officers Present, which starts right as the Cuffs are being put on me, and I allege was Tampered with and Destruction of Evidence because I know the Sheriff's Deputy turned on and off the Body Camera to Conceal the US Marshalls saying they had a Warrant that never existed or was even attempted to be filed for (unless he intentionally

"ex factis jus oritur"

Page 3 of 16

1 left it off till the coast was clear, incase anything incriminating happened on the Governments 2 part, which it did). The Footage starts around a minute after the US Marshalls knocked on the 3 Door saying they had a Warrant, and the Audio doesn't pick up for an additional 30 seconds. 4 Now since Non-Violent or Non-Threatening phone calls to a Police Station in Protest and what I say with business to, also protected with a 1<sup>st</sup> Amendment Freedom of Speech (and 5 Right to Protest) should not be considered a BREACH OF PEACE, and Nolo's Plain English 6 7 Law Dictionary states that "Merely insulting someone or causing annoyance, is not a breach 8 of the peace" and how none of the Officers Present witnessed the alleged Telecommunication 9 Harassment on the Ross Sheriffs, that they allege happened on 2 days they (Ross Sheriffs) 10 previously came banging on my door alleging they had the right to make contact at my private 12 residence with me about (which I consider Harassment and Intimation given the fullness of 13 the situation), there is simply no reason the US Marshalls or the Ross Sheriffs should have been at my Door without a Warrant they did not have. I have the lack of their Warrant 100% 14 15 confirmed by a Local Judge (Eddy; Chillicothe Municipal Court) in a ruling of hers on a Motion of mine (Motion to Dismiss Charge: filed Feb 8<sup>th</sup>, 2019; Case Number CRB 18 16 17 03887, were she ruled on my Motion to Dismiss is magically a Motion to Suppress and I 18 cannot Suppress anything past 35 days (even though I mentioned in court at about 30 days I 19 was going to suppress things, and later in a Motion of Continuance), a matter I will file some paperwork on, she filed her Response on March 1<sup>st</sup> 20 days after I filed the initial Motion), 20 21 and they 100% did not have a Warrant, and the US Marshalls themselves are 100% on 22 recording being the ones who even cuffed me themselves even. The Fact is it was the US 23 Marshalls that Arrested me at my Private Residence without a Warrant, and I allege they say 24 they had one, which anyone should be under the impression of anyways because they are the

"ex factis jus oritur"

Page 4 of 16

2 3

4

1

US Marshalls and they were far out of the normal Jurisdiction were I am concerned particularly the no Warrant Part on a Misdemeanor Arrest an Hour from their presumed Office, in a matter they had nothing to do with, and also it was a non-violent or threatening event.

The US Marshalls literally had no right to Arrest me at my Private Residence without a Warrant, and it is a Violation of my 4<sup>th</sup> Amendment Right and 15<sup>th</sup> Amendment Right in regards to Dou Process. It simple was an "unreasonable ... seizure" (4<sup>th</sup> Amendment) of me by the US Marshalls and a Gross Violation of Dou Process, and ruling against this Suit means the US Marshalls no longer need Warrants to Arrest People in matters that do not involve them in the slightest even, and that most certainly just wouldn't be illegal and oppose years of established law in those regards but also overturn the US Constitution.

13 Now I had called the US Department of Justice and I believe the Ohio Department of Justice, but maybe just leaving an online message/complaint with the Ohio Department of 14 15 Justice about the Ross Sheriffs coming by to my Private Residence twice (both times I have 16 recordings of me with Highway Patrol on the phone, they were basically playing middle men, 17 and I believe realized how wrong and illegal the Ross Sheriffs were acting.) and on the second 18 day (at night time) the Ross Sheriffs came by smashing on the Door refusing to leave as I told 19 them to get a warrant and other relatable things spurred me to make some frantic phone calls 20 and messages about this situation, and it is possible the Department of Justice contacted the 21 Ross Sheriffs and the Ross Sheriffs lied to them about having a Warrant, and the US 22 Marshalls believed there was a Warrant because the Ross Sheriffs lied to them, just to state all 23 the possibilities here, and based on the Ross Sheriffs illegal behavior that is a possibility. But 24 the US Marshalls should really have a Warrant on hand or see one before they Arrest

"ex factis jus oritur"

Page 5 of 16

-
3
4
5
6
7
8
9

1

2

someone claiming there is a Warrant that does not exist nor was even filed for, and regardless even if the Ross Sheriffs did lie or not, the US Marshalls still have x amount of fault, and they should surely need more than just an allegation about a Warrant from the Alleged Victims (Ross Sheriffs) themselves, particularly in regards if they called them about a complaint on my behalf, and me complaining of the Ross Sheriffs coming by and Harassing me because they say I harassed them, and how that lie could have been to exonerate them of fault, simply a situation like that potential one, should dictate a check to see if there was actually a Warrant, which again there never was, not even an attempt to file one.

Now this (the warrantless false arrest by the US Marshalls) was the 3<sup>rd</sup> Stop by, by Law Enforcement, on a 3<sup>rd</sup> day, nothing is alleged to have happened on even after the 2<sup>nd</sup> Stop by, 10 12 and the Ross Sheriffs made contact twice before, which given the situation I claim was 13 Harassment, something I even claimed on recording while they were there; heard on a recorded Phone Call between me and highway Patrol who was nice enough to stay on the line 14 with me for the 2<sup>nd</sup> out of 3 times, in regards to 4 times the Ross Sheriffs stopped by over 15 Telecommunication Harassment. The 4<sup>th</sup> time was a Friday Night at 10:40pm on a Friday Dec 16 14<sup>th</sup>, about 30 days after the US Marshall Arrested me and the same day (a Friday) I told the 17 18 Judge of the Warrantless Arrest, with the Warrant failing on Monday. They got scared off and 19 left after 10 minutes when Ross Sheriffs Dispatch thought a witness was with me, but it was 20 most likely Highway Patrol who transferred me over they heard because he stayed on the line 21 I assume like he said he was going to, and I personally think they would of did a Warrantless 22 Arrest again that Night or Worse, allot of people go missing in Ross County Ohio, just 23 YouTube Search Serial Killer Ross County or Chillicothe Murders and the sort for a 24 reference, to be frankly honest there is a rumor accepted by many locals the Ross Sheriffs are

"ex factis jus oritur"

1

3

Page 6 of 16

indeed the Serial Killer, and based upon their behavior with me (with more bad behavior than 2 transcribed here), my biases lead me to believe that is a very real possibility which should be explored by the FBI.

4 Now the focus of this Law Suit is specifically the Warrantless/False Arrest by the US 5 Marshalls and the Ross Sheriffs, and not False Arrest within the traditional context that could 6 be weighted upon the Outcome of the Case but the "Warrantless/False Arrest", "Without 7 Legal Process" by way of "Using Sham Legal Process" of saying they had a Warrant they did not have and how that is "Interfering with Civil Rights" within the Context of the 4<sup>th</sup> 8 9 Amendment Dou Process Rights, which for an example would be a Warrantless Unreasonable Seizure in a situation a Warrant is Dictating in, you pretty much have to have a Warrant when 10 12 the Officers haven't seen the alleged crime take place, and they already stopped by twice 13 before on two previous days at someone's (mine) Private Residence, and nothing is alleged to have happened on the day of the  $3^{rd}$  stop by or after the  $2^{nd}$  stop by at night, and considering 14 15 there was no threats or violence even alleged to be involved and I allege was not even a 16 Breach of Peace, a Warrant is Dictated for Arrest, a Warrant that did not exist and the US 17 Marshalls literally had no Right coming to my Private Residence with the Ross Sheriffs with a 18 total of 3 stop byes at that point by the Ross Sheriffs who say I harassed them. Also I literally 19 told the Ross Sheriffs on recording within the Hour to get a Warrant like I had before to them 20 on another day or days, and my stance on that for several days most certainly did not change 21 less than an hour after I said it last, and I never would of opened the Door unless the US 22 Marshalls said they had a Warrant. But regardless if a Court or Jury believes the US Marshalls 23 said that or not, still the US Marshalls arrested me without a Warrant in the sequence of 24 illegalities transcribed in this very paragraph, and they simply cannot do that, and the Courts

"ex factis jus oritur"

Page 7 of 16

1 cannot simply deny this Law Suit or it over turns the US Constitution and over two hundred 2 years of US Law on the need for a Warrant in that situation, particularly if the US Marshalls 3 are there, because they extra didn't even have anything to do with it, and assumedly drove 4 like an hour from their Office to arrest me without a Warrant while I was inside my Private 5 Residence and they have Zero Jurisdiction over me without a Warrant, if I am in my Private 6 Residence in a matter that 100% doesn't involve them, and particularly in a situation there is 7 nothing alleged by my alleged victims the Ross Sheriffs that was threatening or violent in 8 anyway (for the record I have a Right to Protest the Ross Sheriffs, and I did have Business to 9 acquire information they acquired about my Car being deprived from me for a Lawsuit, but 10 that is a moot point because the fact is the US Marshalls did a Warrantless Arrest of me at my Private Residence and had no Right or Jurisdiction to do so, but infringed on my 4<sup>th</sup> and 15<sup>th</sup> 12 13 amendment in the process), and the outcome of the Case at hand from the Ross Sheriffs on 14 me, does not negate the facts of the Warrantless False Arrest, and I state it would not be 15 double jeopardy to file a second Law Suit of False Arrest for more traditional reasons 16 depending on the outcome of the Case / as high as I can appeal if need be, based upon other 17 matters than the Warrantless False Arrests by the US Marshalls and Ross Sheriffs, but 18 supported by. 19 And I would like to tell the Court I wish I had more time and energy to have written this

out with more Case Law, and better construed, but I have many Legal Documents I have to
produce, and one from New Hampshire that will expire soon, and given my work load in the
next 30 days (Judge has not been granting the full time asked for in Continuances) I just have
to whack this Law Suit out, which is highly regrettable, but it is pretty clear the US Marshalls
cannot Arrest someone at their Private Residence without a Warrant in a none violent or

"ex factis jus oritur"

Page 8 of 16

1 threatening situation they never seen, had nothing to do with, regardless if a Judge or Jury 2 believes the Truth the US Marshalls stated they had a Warrant, that is just an extra in the 3 scenario, as with any objections to the term False Arrest, because regardless it was still an 4 illegal and unlawful warrantless arrest against my Constitutional Rights. 5 I officially request Discovery from the Department of Justice (& Ohio DOJ), the US 6 Marshalls, Ross Sheriffs, Ross County Commissioners, and any party found out to be 7 involved in this matter, and by that I mean all Recordings from that Day (and before and 8 after) on Scene or Behind the Scene in Phone Calls, Visual Recordings, Audio Recordings 9 any Median like Email to Radio, any Internal Notes, Memos, Memorandums, Documents or 10 anything in that fashion, I want everything and anything from all Parties, and I want to know 12 what lead the US Marshalls to my private residence that day, and lead them to a Warrantless 13 False Arrest, which was in Bad Faith most likely at least byway of some party involved. 14 There most likely was Personal or Political Prejudices involved but I will neglect getting into 15 those until Discovery is given, but this honestly could be the Product of a Hate Crime, but due 16 to the shame I feel I will hold off on those Rhetoric's (for lack of a better word) until a later 17 time if need be, but if that is the direction that leads to I will not just not be happy, but a bit 18 hurt and embarrassed and ashamed, and I do hope the US Marshalls were deceived by the 19 Ross Sheriffs, and the US Marshalls got in contact with the Ross Sheriffs to talk about my 20 complaint on them, and not that the US Marshalls were spurred by Prejudice (which was 21 relayed to the Department of Justice prior to this) or my overly noteworthy political activities 22 in New Hampshire, which I consider within my context no less than Epic, and I promise the 23 Court it really was something, but we can get into that if need be based upon what is found 24 out in Discovery (otherwise this Document might go on for quite some time, and I'll spare the

"ex factis jus oritur"

Page 9 of 16

Court thus far.)

1

2 And for the record I have serious safety concerns of being in my alleged Victims County 3 Jail they run, and even though it is a different matter for a different lawsuit a Ross Sheriff's 4 Deputy molested me pronouncedly while being booked, and that should be recorded, and the 5 Evidence should be preserved by law, considering the next business day after release (spent 6 about 24 hours in Jail with no Bail available) I filed a Motion to Preserve Evidence and that 7 was so Ordered by the Judge, and two days later Discovery with good Case Law too, and 8 well-Constructed, but the Judge did not rule on that, and verbally called it a request, but it was a Demand (like I also stated to the Judge on Dec 14<sup>th</sup> in Court) which was in my writing in the 9 10 Motion with Case Law to my points, and I am being presently Maliciously Prosecuted and 12 they are not giving me any of the requested discovery, and Evidence is being withheld from 13 me, what I consider important evidence, so I am going to have to write a Lawsuit up to get that Recording of me being Blatantly Molested by a Deputy, and it is just another reason why 14 15 this Lawsuit doesn't have the time to construct it with more Case Law, because the Ross 16 Sheriffs have jammed me up, and I do not have much time, but also even though quite a few 17 things transcribed here aren't exactly 100% part of this Case, but please feel free to look into 18 them or report them to the Appropriate Parties, because I have tangible safety concerns from 19 the Ross Sheriffs and I assure you I am being Maliciously Prosecuted. In-fact I put in a 20 Motion to Dismiss on this subject and the Judge after 20 days (with no Objection from the Prosecution I was informed of) and pressure from me to actually rule on the Motion (which 21 she didn't do for Discovery) she considered it a Motion to Suppress, and stated byway of 22 23 Court Rules that one cannot Suppress something after 35 days, which is overly troubling to 24 me, because I needed to suppress allot of things that have no use in the Case or has no right to

"ex factis jus oritur"

Page 10 of 16

be in the Case besides attempting to Try me with Hard Bigoted Overtones and Prejudice and I
 Consider it more than Wrong, or Improper, but Defamation of Character and a Hate Crime,
 and I assure you the Malicious Prosecution is out of line and outside the nature and intent of
 the law.

5 Now I presently do not have an Address and have been living in Hotels (drastically increasing my finical burdens) since the Ross Sheriffs scared me out of town on their 4<sup>th</sup> Stop 6 7 by the Night right after I told the Judge about the Warrantless Arrest in front of a Ross Sheriff's Deputy, and Considering the Warrantless Arrest on their 3<sup>rd</sup> Stop by, their behavior 8 on the 1<sup>st</sup>, 2<sup>nd</sup> and 4<sup>th</sup> stop by, and the fact I had no clue why they were pounding on my door 9 at 10:40pm at night besides for Retaliation, and knowing a fair chance they could not get a 10 Warrant, otherwise they would of the 1<sup>st</sup> time, so I left, and I know it was the Right Decision, 12 and most likely they would of never even attempted to file for a Warrant unless I left, and that 13 warrant was denied, and it was related to me, and biases lead me to believe it, that they even 14 15 stopped by after the failed Warrant, and I was told they were asking for my Property Manager 16 to open my door, which he would not do because they did not have a Warrant and there was 17 no Emergency (on a prior occasion), however it was related to me they never called him on the 4<sup>th</sup> stop by, or an alleged stop by after the failed warrant. On Christmas I drove over, and 18 19 quickly packed up my belongings, leaving x amount behind, and will never go in Ross Sheriff 20 Jurisdiction unless regrettable so order to their (my alleged victims) personal County Jail, and 21 I will double down, and double down to avoid that, like I just did in New Hampshire, and I 22 literally went internationally with it, getting encouragement to keep it up from a Blue Checked Mark Israeli Diplomat that Followed me 1<sup>st</sup> (with dozens from the Embassy 23 24 Following me on twitter), and I assure you it was Epic, and hopefully in the next 30 days I can

"ex factis jus oritur"

Page 11 of 16

1	conduce a fraction of that because of serious and legitimate safety concerns of being put in
2	my alleged victims personal jail, and someone should seriously look into this events with me
3	and Ross County, and considering I was even saying I was going to run for Sheriff to them I
4	think their Actions are Spurred between Political but also a Prejudice, and basically relates to
5	Terrorism, and I do not think they liked me speaking openly of the Rumor of them being the
6	Serial Killer also, which should also be explored by the FBI, and my biases of their 4 <sup>th</sup> stop by
7	lead me to believe they could be. And I hope you see now why they are so personally mad at
8	me, it goes far deeper than them Entrapping me in phone calls for information they obtained,
9	and my peaceful protest, and I am quite taken back the US Marshalls and the Department of
10	Justice by way of the US Marshalls got involved in this affair, and I believe without the
12	Warrantless Arrest I wouldn't of had a Court Case Right now (but the Ross Sheriffs might of
13	just kept repeatedly stopping by and eventually arrested me without a Warrant or Worse), fair
14	chance the Judge wouldn't of Granted one, and I was going to move out of County to avoid
15	not just the Ross Sheriffs Illegal harassment, but whatever ill events would of befell me there,
16	like being molested on entry to their Jail for an example (the same motive for expressing a
17	certain situation the day of arrest and before to avoid such molestation which I allege has
18	happened to me before by authorities), or worse based upon their ominous behavior and the
19	rumors around the County that their behavior lead me bias enough to believe is a possibility
20	that should be explored. The Fact is without the US Marshalls False Arrest I would have been
21	at least slightly out of county like I am now, most likely their warrant would have been denied
22	if they even filed for one like the warrant for the second case of Telecommutation Harassment
23	was denied, and I do not think any of this would be going on if not for the US Marshalls
24	Warrantless Arrest, which could be Retaliation for Filing a Complaint on the Ross Sheriffs via

"ex factis jus oritur"

Page 12 of 16

1	Email, Website's Complaint Box, a Verbal Conversation or two, and probably a voice mail,
2	but also it could be based off a Prejudice, because I alluded to something based off being
3	inappropriate touched by a local government worker (in Ross County) and cited that scenario
4	within a basis of something that many people are prejudice against, and there is a very real
5	chance this could have been spurred by a Hate Crime and also by such could be Politically
6	Motivated even outside my Political things I did in New Hampshire, which were going
7	through the News, Displayed on the Streets (huge Billboard on the Busiest Intersection in
8	NH), Online, as I was personally was also making sometimes over a Million Views a Month,
9	and I do feel like to some point this was spurred by my complaints, my politics, or with a
10	prejudice, and who knows, maybe a part of all 3, and I personally feel like there is more going
12	on here than some odd accidental Warrantless Arrest by the US Marshalls.
13	Now I feel as though the United States of America is Suit Actionable, by way of the
14	Department of Justice, and the Ohio Department of Justice the US Marshalls are under, and
15	may have personally called the US Marshalls out on me, which hopefully Discovery can
16	unfurl, and also the Ross Sheriffs because it's their Case, they were there, and may have even
17	lied to the US Marshalls about a Warrant that did not exist, and Ross County funds the Ross
18	Sheriffs so I held them all liable to this Suit, but if the Court finds it proper to hold just the US
19	Marshalls and Ross Sheriffs accountable to respond to this Suit, or the Department of Justice
20	and Ross County, or some other assortment, I leave that to the Courts discretion based upon
21	the submitted narrative, but I assure the Court someone is 100% liable for the Warrantless
22	False Arrest transcribed here, and it is someone cited in this Suit, particularly cited in the
23	Cover Letter.
24	Now these events not just started a Court Case that mostly likely otherwise wouldn't of

*"ex factis jus oritur" Spem Succesuss Alit* 

Randy G Ross of New Haven & New Hampshire

Page 13 of 16

1 happened, and just weren't probably over retaliation in some regards by some party, and not 2 just mostly likely were done with a Prejudice that hopefully Discovery can unfurl, and not just 3 drastically increased my budget, and not just lead to me being molested by a Ross Sheriff's 4 Deputy, and not chased me out of Ross County by further encouraging the Ross Sheriffs with 5 their Harassment and Intimidation, and not just allegedly effected my hormones with the 6 undue stress at a delicate moment, and just didn't interfere with my civil rights, and a host of 7 other things, but broke all trust with the Department of Justice and the United States Government, and I literally do not feel safe because my Fourth (&15<sup>th</sup>) Amendment Rights 8 9 were so grievously violated and the sanctity for the United States Constitution so broken by 10 the US Marshalls and Ross Sheriffs. But it goes further, what were the US Marshalls even 12 doing at my Private Residence lying about a none existent Warrant and conducting a 13 Warrantless Arrest to assumedly cover up my Complaints or with a Prejudice by some involved party? This whole thing is without Dou Process, it is Malicious and in Bad Faith by 14 15 some Party for a Fact! And I am asking for \$250,000 or another amount awarded by Jury or 16 Judge, but is a <sup>1</sup>/<sub>4</sub> million even a lesson to the United States Government who the US 17 Marshalls 100% represent (particularly by way of the Department of Justice), and will even 18 conduce a situation that would conduce such a Change to the US Marshalls and the 19 Department of Justice to ensure such a Gross Violation of the Constitution is not likely to 20 happen again. The fact of the matter is a <sup>1</sup>/<sub>4</sub> million dollars may not be nearly enough to 21 "Curtail" (a word used by someone at the Ross County Commissioners Office in regards to 22 me/ Interfering with (my) Civil Rights, like the Right to Protest and the Freedom of Speech) 23 further such behavior by the United States Government and its Agents again, and I suggest a 24 Million Dollars may not be enough, and that this even goes beyond me in regards to those

"ex factis jus oritur"

Page 14 of 16

2

3

4

1

matters, and is something to protect other US Citizens out of the 330,000,000 plus over the course of the coming years, and I fully suggest the highest price tag a Judge or Jury could offer to ensure such egregious actions do not befall any other citizenry of this once Great and Constitutional Nation.

5 6

## Conclusion

7 The US Marshalls and Ross Sheriffs conducted an illegal arrest without a Warrant at 8 my Private Residence after the Ross Sheriffs stopped by twice before, on a day nothing is 9 alleged to have happened on, or happened after the previous two stop byes by the Ross 10 Sheriffs on prior days, and nothing Violent, Menacing or Threatening is alleged to have 12 occurred on my part. The US Marshalls literally had zero right to be at and outside my private 13 residence, and even though I allege they stated they had a Warrant they did not have, and there is destruction of evidence by the Ross Sheriffs concealing that, it does not matter 14 15 because the US Marshalls and Ross Sheriffs had zero right to keep stopping by my private 16 residence and arresting me without a Warrant in this situation transcribe thought-out this lis (lawsuit). What the US Marshalls and Ross Sheriffs did was a Violation of my 4<sup>th</sup> amendment 17 18 Rights, and ruling against this just lawsuit would set a precedence the US Marshalls do not 19 need Warrants to make arrests in situations they never seen ,were not a part of, outside their 20 jurisdiction, and that were nonviolent, menacing or threatening in nature, and would overturn 21 the Constitution by proxy of such and establish Case Law against over 200 years of US Law 22 in regards to this matter, and that cannot be allowed. I refer to the paragraph above and or the 23 last paragraph in Discussion about the monetary value of this lis (Lawsuit). I ask for a Judge 24 to Rule on this, and if this Law Suit and Complaints are not Granted or the result not

"ex factis jus oritur"

Page 15 of 16

1	satisfactory to me, a Jury Trial on the Matter, but my wants for a Jury to deliberate this matter	
2	come 1 <sup>st</sup> over a Judges Decision if there is some conflict in the sequence asked for in this	
3	sentence.	
4		
5	[ ] DISCOVERY is GRANTED from the Department of Justice.	
6		
7	[ ] DISCOVERY is GRANTED from the Ohio Department of Justice.	
8		
9	[ ] DISCOVERY is GRANTED from the US Marshalls.	
10		
12	[ ] DISCOVERY is GRANTED from the Ross Sheriffs.	
13		
14	[ ] DISCOVERY is GRANTED from the Ross County Commissioners.	
15		
16	[ ] A Judge Grants this Law Suit or Schedules it for a Jury.	
17		
18	[ ] \$250,000 is awarded to I Randy G Ross of New Haven and New Hampshire.	
19		
20	[ ] \$1,000,000 is awarded to I Randy G Ross.	
21		
22	[ ] Another amount than asked for is awarded to I Randy G Ross.	
23		
24	Amount Rewarded	

**"ex factis jus oritur"** Spem Succesuss Alit Randy G Ross of New Haven & New Hampshire

1	a falsis principiis proficisci~	
2	Randy G Ross of New Haven & New Hampshire;	
2	**********	
3	**********	
4	*****	
5	Delivered to the United States District Court for the Southern District of Ohio on 3/08/19	
6		
7	Mailed or Delivered to the United States of America's Attorney General's Office, the Department of Justice, the	
8	Ohio Attorney General's Office, the Ohio Department of Justice, the US Marshalls, the Ross Sheriffs, the Ross	
0	County Commissioners Office, the Law Directors Office in Ross County, and submitted as part of a Motion to the	
9	Chillicothe Municipal Court on 3/08/19 or the next business day unless this Court has their own	
10	means of conveying this document to the related and stated parties.	
12		
13	-United States of America relevant address: 950 Pennsylvania Avenue, NW, Washington, DC 20530-	
15	0001	
14		
15	-US Department of Justice's address: U.S. Department of Justice, Civil Rights Division, 950 Pennsylvania	
16	Ave, N.W., Office of the Assistant Attorney General. Washington, DC 20530-0001	
10		
17	-Ohio Department of Justice's address: (same as the US Department of Justice's address).	
18		
19	-Ohio Attorneys General's Office's address: 30 E Broad St, Columbus, OH 43215	
20	-US Marshall's address (the assumed office involved): 85 Marconi Blvd #460, Columbus, OH 43215	
21		
22	-Ross Sheriff's address: 28 N Paint St, Chillicothe, OH 45601	
23	-Ross County Commissioner's address: 2 N Paint St # H, Chillicothe, OH 45601	
24	{If I am not available and do not respond look for me in the Ross County Jail or other Facilities}	

**"ex factis jus oritur"** Spem Succesuss Alit Randy G Ross of New Haven & New Hampshire