

## **Carol's Log of Events from July 12, 2023 to Aug 21, 2023:**

**Note: We will provide an update to Carol's Log, so you can follow the chronology of events. This Log of Events will be pinned to the top of this Timeline, so you can review the details of what Carol has to deal with concerning the corrupt Courts, Jail, LEO's, and Attorneys. Any new updates will be posted below by date. If you would like to just view the events in order without the details, please view the individual posts by date, below the Log of Events. Thank You!**

### **Homer Police Department Incidents**

#### **133 Skyline Drive, Homer, Alaska 99603**

**July 12, 2023**, (NOT July 17th as their FB article said) approximately 3:37 a.m., HPD officers arrived at 133 Skyline Drive. Marco's dog, Bruno, started barking and Marco got out of bed, saw police officers in the driveway on the DVR monitor, and went outside to see what was going on. There were police officers with their guns drawn, shouting for Carlos to come out with his hands up. As soon as Marco walked through the carport, he was grabbed and roughly thrown to the ground, (with excessive force), onto the gravel driveway (there are photos showing the bloody areas on his hands and arm from the gravel), handcuffed and told he was being detained, not arrested, after he notified the officers that he wasn't Carlos.

I, Carol, heard shouting that woke me up, and I ran outside to see what was going on. When I asked them what was going on, they asked me if Carlos was in the house, but I refused to talk to them, so an officer slapped my hand and knocked the cigarette out of my hand, then instantly grabbed my arm, twisted it behind my back, put a handcuff on my wrist, then grabbed my other arm very roughly, jerked it behind my back and placed the handcuff on that wrist, and told me I was being detained, and that I may also be arrested for harboring a criminal, or something to that effect. I told him the handcuffs were too tight and were hurting my wrists, but he said they were fine, they'd been checked for proper fit. (He had not checked them at all)

Marco was placed in a police car in the driveway, and I was placed in a different police car (SUV) parked on Skyline Drive. We both remained handcuffed and detained for approximately 1 ½ hours. The police eventually left when Carlos didn't exit the house. Bruno, Marco's dog, was inside the gate barking. They said they would return with a warrant to arrest Carlos for felony evading and assault for almost hitting a police vehicle. They did not mention speeding at that time.

**July 23, 2023**, On Sunday at approximately 2:30 p.m., Marco remarked that he had just observed an HPD patrol car drive by our driveway very slowly. We were moving items from the tool room to the carport and organizing them to have a yard sale.

At approximately 3:00 p.m., several vehicles with lights flashing pulled into the driveway and all along Skyline Drive. Officers emerged from their vehicles, guns drawn and swarmed the driveway and carport area. Marco and I were on the deck near the open gate that separates the house/deck area from the covered carport. An officer yelled at Marco and ordered him to come into the carport where he was standing. Marco informed them he was not Carlos, but they told him to walk forward anyway and grabbed him and told him he was being detained. He was then handcuffed very roughly, and shoved up against a wood fence behind the parked camper while

several officers held a shotgun and various other guns on him. I was also standing right by the gate when another officer grabbed my arm and said I was also being detained. I turned to grab my phone and glasses, but he jerked me around and said I was not going anywhere and was being detained. I asked the officer if this was all being recorded, since they refused to give me my phone and I could not record it. The officer assured me that everything was being recorded, depending on the angles of where each officer was located at the time. They had taken Marco and placed him in one of the numerous police cars, and then they took me and placed me in a different police car that was parked in the driveway. I informed the officer that I wanted a copy of the Search Warrant, as well as a list of every law enforcement officer's full name and badge numbers that were present during the incident that was taking place. The officer gave me a copy of the original Search Warrant, but he refused to give me any names or badge numbers. Another officer later assured me I would receive that information before they left the premises.

After approximately 2 hours, I was taken from the police car I was in, my handcuffs were moved from behind me to in front of me, and I was placed in a different police car parked on Skyline Drive. At that time, I could see that they had Skyline Drive completely blocked off from both directions, and there were several law enforcement vehicles all over Skyline Drive.

At approximately 5:45 p.m. Marco was taken from the car he had been detained in and brought to the same police car I had been moved to, and his handcuffs were also moved from behind him to in front of him. Marco also requested a list of all law enforcement officer's full names and badge numbers and was told he would get it eventually. I heard Marco notify one of the officers that the female officer had taken a photo of him, without his shirt on, while in the driveway, on private property, and he did not give her permission to take the photo. One of the officers said: "Duly noted" and walked away.

There were approximately 12 law enforcement vehicles located at this incident; HPD, State Troopers, CERT, (Critical Emergency Response Team), a K-9 unit called in from Soldotna, and later 2 Animal Control officers also showed up. Carlos came out voluntarily, but only after a few hours of talking to officers through an open window located on the second floor, and attempting to explain his Constitutional guarantees due him, his rights that were being violated, and that he is not the PERSON named on the arrest warrant, or the search warrant. He was told by officers that if he came out voluntarily, they would not have to clear or search the house. Carlos voluntarily came out of the house and was arrested at approximately 6:00 and they brought him by the car that Marco and I were being detained in and asked him if he wanted to say goodbye to me. He was then placed in a police vehicle and (unknown to me at that time) taken to jail in Kenai.

Marco and I had been informed that we would be released as soon as Carlos had been arrested and secured in a police car. However, they came back and told us they were going to go inside and get the DVR and equipment that was listed on the search warrant. Marco asked them to please let him get his dog and put him up somewhere safe, while still handcuffed and escorted by officers, and then he would take them upstairs and show them where the DVR was located. He told them it was located directly, about 6', in front of the top of the staircase, on a shelf, next to the television, and they couldn't miss it. They said NO.

Animal Control headed toward the house to secure Bruno so officers could open the gate and enter the premises. From where we were being detained in the police car, we could not see the house, yard, or premises behind a wood fence, so could not tell where, or what the officers were doing, nor where they were located.

The Animal Control officers came walking back up the driveway and left. One of the officers

then came walking up the driveway carrying a shotgun, (that had been leaning against the wall, immediately inside and behind the doorway (curtain) of Marco's bedroom) and Marco commented "Oh boy, here we go!". One of the officers came to the car Marco and I were sitting in and informed us they were getting an amended search warrant, and we would not be released at that time.

That shotgun would not have been visible without entering Marco's room because it was behind the curtain that acts as a door since there are no actual doors to the rooms. The bedroom is only approximately 7' X 8' and has no room to walk around inside it.

There was also a small amount of cannabis in Marco's room on his desktop, however, it was legally purchased from Uncle Herb's in Homer 2 days before and was still in the packages. There was a 1/8-ounce package, and another package that had originally contained 1/8 ounce, but only about 1/3 – 1/4 of the cannabis remaining in the package.

We then saw numerous officers begin putting on black gloves and heading to the house. A few minutes later they came and arrested Marco but left me sitting in the vehicle still handcuffed. I found out later that Marco had been taken to Homer jail.

Our view of the house and yard area was blocked by the wood fence, however, law enforcement personnel proceeded to search the entire premises at 133 Skyline Drive, including, but not limited to 2 buildings that were not even attached to the house, and another separate room/building attached to the back of the house, but which had no access to the house at all.

Meanwhile, I was left sitting in a patrol car still handcuffed for about another hour. At approximately 7:15 p.m. a police officer came and removed my handcuffs and told me I could go sit in my car, or leave if I wanted to, but I would still not be allowed to enter the carport, the house, or anywhere else on the premises except to remain in my car. As I approached my car, with an officer holding tightly onto my arm, I saw the kennel they had placed Bruno in and asked if I could get Marco's dog out of the dog kennel, and they said yes, I could put him in the car with me. When I opened the kennel, which was too small for Bruno, he was hunkered down in the rear, shaking, and there were droplets of what I assumed to be drool covering the bottom of the kennel. I put the leash they handed me on Bruno's collar and removed him to put him in my car, which was only about 5 feet away. When he jumped in my car, he bumped into my car seat, and left blood smears on the fabric of the seat cushion, as well as the back of the seat. I asked the officer nearest me what they had done to Bruno because he was dripping blood from his mouth and had gotten it on my car seat, and the floor of the car. He said they didn't do anything, but he thought that Animal Control had said he may have tried biting something they used while apprehending him. A different officer handed me a towel to wipe the blood from his mouth and off the car seat, then another officer gave me some paper towels that were in the carport to clean some of the blood up. I asked an officer to please retrieve my phone and glasses from the deck in front of the house, and he went and got them and gave them to me.

Officers had been coming out of the house and through the carport carrying various items and placing them near a police car at the top of the driveway, then returning to bring out more items. Once I got my phone, I began video recording (with my phone camera) the numerous officers removing large amounts of items from the house, and other out-buildings not even attached to the house, as well as other areas of the entire premises. There had been several items seized prior to me receiving my phone which I was unable to record. The officer that detained me and left me handcuffed and sitting in a patrol car for approximately 4 ½ hours had refused to let me have my phone at the time he detained me.

At 7:59, (conversation was recorded on my phone), an officer approached my car and asked me

if I had been read my rights. I said no, I had done nothing wrong, so why would I be read my rights? He then proceeded to read me my rights, and asked if I understood my rights, and I think I incorrectly replied “yeah”, which I should have stated “no”, because I clearly do not understand them as read to me, or even why they were being read to me. After he finished reading them to me, he informed me that they would be forwarding charges against me to the DA. I asked him “for what?”, and he stated for illegal marijuana grow, manufacturing marijuana concentrates, and weapons charges. I was stunned! I couldn’t believe they were going to charge me with any wrongdoing, as I had done nothing wrong.

I remained in my vehicle with Bruno until approximately 9:00 p.m. during which time I video recorded the limited amount of activity I was able to see from my vantage point while being commanded to remain in my car.

When I was finally informed that I was allowed to get out of my car and return to the house, (approximately 9:00 p.m.) I was given a “copy” of the original search warrant 3HO-23-59 SW, (relating to case number HM23001412), including the affidavit of T.J. Crowder (“information received under oath” by original affidavit), dated 7/14/2023 at 9:38 a.m. and signed by Judge/Magistrate Judge B. Seifert of Homer. The Search Warrant, to any peace officer, stated “Having received information under oath from: T.J. Crowder, by original affidavit, that: I find probable cause to believe that “on the premises known as 133 SKYLINE DR”, there is now being concealed property, namely: “CARLOS RAUL GONZALEZ DOB 12/05/1978, DVR’s & Surveillance Equipment., and that such property: “is evidence of the particular crime(s) of Felony Fail to Stop, Assault 3 w/ weapon, Reckless Endangerment, Reckless Driving, DWLR.” That original warrant, 3HO-23-59 SW, dated 7/14/2023, was a specific search warrant for: CARLOS RAUL GONZALEZ DOB 12/05/1978. DVR’s & Surveillance Equipment. The search warrant stated: “YOU ARE HEREBY COMMANDED to search the person or premises named for the property specified, serving this warrant, and if the property be found there, to seize it.....”

Contained in the “original affidavit” (statement of facts), filed 2 days after the “incident” took place, there were false statements, made under oath, by officer T.J. Crowder, namely, “Carlos Gonzalez and his brother Marco Gonzalez identify as Sovereign Citizens and have made threats to protect their property using the 2nd amendment against law enforcement.” I believe the affidavit also contains numerous other false statements of fact that only became known to officer Crowder during the time between 7/12/2023 when the original incident occurred, and 7/14/2023 when the affidavit was actually written and signed.

I was also given a (car computer) printout of the “amended (or extension) of search warrant” that was issued on 7/23/2023, case number (3AN-23-2889 SW) (Anchorage), after having received information under oath from Homer PD Officer Crowder. (Was this done telephonically? Why was it not authorized and signed by Homer judge Seifert that signed the original warrant?) This “amended search warrant” stated that “There is probable cause to believe that the following additional property is being concealed at the premises or on the person identified in the original warrant: Firearms; illegal marijuana, and that the property: is evidence of the particular crime(s) of MIW, MICS”. Dated 7/23/2023 at 6:23 p.m. by M.R. Smith, a Magistrate Judge located in Anchorage, as well as a computer printout of the seized inventory list of property taken pursuant to the original warrant, and the amended warrant.

Included at the very bottom of the warrant is the following: Jones v. State, 646 P. 2d 243, 249 (Alaska App. 1982). Reasons for postponement include, but are not limited to: avoiding jeopardizing a confidential informant’s safety, avoiding impairing the informant’s investigative

efforts in other cases, and allowing time for follow-up investigations in the case.

The inventory list of property taken (seized) that I was given was NOT dated, and NOT signed by anyone, and absolutely was NOT a “true, and detailed account of all property taken”!!! I have no idea who all the officers were that seized the property, or who the “credible” witness, or witnesses were that oversaw and verified what property was seized. Numerous officers made several trips back and forth through the carport and deposited items seized next to a vehicle parked near the top of the driveway, then returned to get more items, each making several trips to bring out all the property they were seizing.

The Search Warrant stated: “You shall make the inventory in the presence of the applicant for the search warrant, and the person from whose possession or premises the property is taken, if they are present, or in the presence of at least one credible person other than the warrant applicant or person from whose possession or premises said property is taken”.

I, Carol Hartman, was present on the premises at the time the property was being seized, although I was still handcuffed and was still being detained. However, I believe I should have been taken inside the house, although still handcuffed, and allowed to witness the premises being searched, and to verify all property that was being seized by law enforcement at that time!!!

A very important issue is the fact that the “inventory list” I was given is NOT AT ALL DETAILED, i.e., “3 containers containing silver bullion, US currency, and several foreign currencies varying in denomination suspected proceeds of drug distribution”. Why were there no details given that accounts for how many ounces of silver bullion were taken and a description of whether it was 1-ounce bars, 1-ounce coins, 10-ounce bars, various unusual pieces and weights of silver bullion, etc., and how many of each were seized? What was the total amount (weight and pieces) of silver bullion seized? What amount of US currency was taken, what denominations, and what was the total amount seized? How much foreign currency was seized, which various countries’ currency was it, what were the denominations, and what was the total amount seized? Were Marco’s keys that were in the house used to access his safe, or did they break into it? How did they get it open to find any of the silver bullion or other contents that were inside it? How can any of the actual amounts of silver, currency, or other personal property seized be verified when there was no accounting of it done at the time and properly listed in detail on the “inventory list” created by unknown officers?

The inventory list also states:

“Light ballast 20+”; (what was the description, and the actual number that were seized?)

“Grow light approximately 15-20”; (what was the description, and actual number that were seized, i.e., what type of grow lights were they?)

“Dab cartridges for manufacturing dabs”; (how many were seized? Were they in a container specifically made for holding empty cartridges? Was the container full, and were the cartridges all full or empty?)

“Chemical compounds for manufacturing dabs”; (what, and how many, types of chemical compounds were found, and what amounts of each chemical were seized?)

“1 short barrel shotgun”, “5 handguns – 4 semi-automatic, 1 double barrel”, “1 AK-47 rifle” “1 Polymer AR-15”; (why was there no description or serial numbers provided for each of these items? Where were they found, and who do they belong to?)

“Multiple grow timers”; (how many were seized?)

“Multiple water pumps”; (how many were actually seized?)

“Multiple temperature monitoring devices”; (how many were actually seized?)

“Multiple PH testers”; (how many were actually seized?)

“Multiple power cords”; (how many, and a description needed?)

“US Currency Cash \$5,518”; (How many bills of each denomination were seized?) (Carlos stated there should have been more when I told him how much the inventory list stated was seized!)

“Cannabis loose”; (where was it found, no description given, and how much was the total weight that was seized?)

“Cameras”; (How many were seized, no description given, and where were they located?)

“Carlos Gonzalez Phone”; (Where was it found; why was no description given?)

The inventory list I was given was ridiculous as far as I was concerned, and there was absolutely no actual accountability for what property was seized. (illegally)!

Marco’s iphone was not listed on the inventory list but is assumed to have also been taken/seized, and it contained his Continental Marshall patches he had just received in the mail on 7/10/2023. He did not have it with him when he was detained or arrested, so where is it? Why was it not listed anywhere?

The way the search and seizure of personal property was conducted, without an “impartial” credible witness present, leads to the very distinct possibility of theft by numerous officers that were involved in the search and seizure of our personal and private property.

What was the “controlled substance” supposedly found inside the house that would have led to “probable cause” for an amended search warrant being issued that included MICS and MIW?

The “weapons” had already been located during an illegal search, and the “short-barreled shotgun” had already been seized and removed from the house prior to the “amended search warrant” being issued. It was at that time they arrested Marco and said they were going to get an “amended search warrant”. That item of personal property was definitely seized illegally and unlawfully prior to an amended search warrant.

Who completed the inventory list, and why was it not dated or signed by anyone? How many officers took part in searching the entire premises and seizing property? Are they allowed to then rewrite the inventory list of seized property before submitting it to a judge, and make it out for whatever amounts they feel like writing down instead of the actual amounts seized? Why were we not given the officers’ names and their badge numbers as we had requested? The “search and seizure” of our personal property was not professionally conducted at all. Many mistakes and illegal actions appear to have taken place throughout the entire incident.

Much of the seized “grow equipment” was brought to Homer from Anchorage after we were evicted from Carlos’ patented land, and was stored, (to be sold). It was previously required to be used to grow cannabis plants to produce “cannabis clones” that needed grown to a height of not more than 8 inches, and then to be transported to a legally, and licensed “Standard Marijuana Cultivation Facility”, Alaska Wild Coyote, Inc., State of Alaska license # 12125, located at 838 Bonanza Avenue, Anchorage, Alaska. None of this pre-existing “grow equipment” was, or had been, being used at 133 Skyline Drive. State laws required that no cannabis could be present on the premises, or the facility, until the final inspection and approval of the license by AMCO, so all cannabis clones had to be grown at alternate locations. Once final inspection was completed, the license was approved, and the cannabis clones were then allowed to be moved to the licensed facility and tagged for the METRC system, approved by State of Alaska, Department of Commerce.

The only “grow equipment” in use at the time, and seized by law enforcement, was being used for 3 tables growing a few plants for personal use. The cannabis seized was the ONLY, and first, cannabis that had been grown at this location for years. Alaska law states that it is legal to have 3

cannabis plants in “veg”, and 3 in “flower” per person living at the premises. Marco and I would therefore be allowed 6 plants in “Flower”. Law enforcement seized “78 stems of marijuana”. How many “stems” are there per average on each plant? 15? 20? How many plants would there be to contain the amount of “stems” seized?

The officers left a mess in the house, particularly in Marco’s room. They left stuff open, items dumped out of their containers, lying on the floor, all around the house, etc. The officer that took the outside cameras down kicked my swivel rocking lawn chair off the deck after standing on it to remove a camera, then he kicked it out into the front yard and left it out there upside down; completely uncalled for!

This entire situation was a very traumatic event, even for Bruno, and it appeared to be complete overkill on the part of law enforcement. There was no need for so many law enforcement vehicles, armed officers of various agencies displaying deadly weapons, or the blocking of traffic on Skyline Drive for several hours. Neither Marco, Carlos, or I have acted violently toward any of these officers at any time, nor made threats toward them. The original charges against Carlos did not warrant this dramatic show of force.

**7/23 8:07 p.m.** I missed a call from Carlos while videotaping law enforcement officers removing seized items from the premises.

**7/23 8:23 p.m.** I called Kenai jail 283-6750, got recording, 22 seconds.

**7/23 9:09 p.m.** I called Homer jail and asked to talk to Marco but was told he was asleep, and they were not going to wake him up to talk to me, so I’d have to call back the next day (Monday July 24th). I asked to talk to Carlos, but was told he wasn’t there, he had been taken to Kenai.

**7/23 9:13 p.m.** I called Armando, no answer, 12 seconds.

**7/24 6:33 a.m.** Armando called me. 1 hour 46 minutes.

**7/24 10:10 a.m.** I called Homer jail to talk to Marco; was told the phone was in use, call back. 21 seconds.

**7/24 11:55 a.m.** I called Homer jail to talk to Marco, got a recording. 4 seconds.

**7/24 1:18 p.m.** I called Homer jail to talk to Marco, told I can’t right now; the corrections officer said he had a court call at 1:30 so call back later.

**7/24 2:05 p.m.** I went to Homer jail to visit Marco. Visiting hours are 2-5 p.m. The corrections officer came out and told me he was not taking any visitors today; he had errands to run and was too busy to handle visits. I asked him if he’d be gone running errands for the entire 3 hours and he said yes. I told him I just wanted to see my son, and only 10-15 minutes would be fine. He insisted again that he had to go run errands and didn’t have time for visits. I asked him to please have Marco call me then so I could at least talk to him, and he said he would.

**7/24 2:40 p.m.** I re-entered the police lobby, asked for the corrections officer and his name (Officer Benson), and informed him that I had been sitting in the police dept. parking lot for around 30 minutes, that Marco had not called me, and I noticed that he had not left to run errands, so I was wondering if I could visit Marco now. He said no, he didn’t leave, but he was still busy, and I had no idea what he was doing back inside his area. I asked if I could at least talk to him on the phone, and he told me no, and I would not be allowed any visits; Marco is on a “no contact” list. I asked him why, and who ordered it. He told me the officers involved in the incident. I asked Officer Benson who I could talk to about the “no contact” list for Marco, and why he was on it, and who ordered it. He told me that myself, and Carlos were on the list, that he was not allowed to talk to either of us because we are co-defendants, and that Lt. Browning was the one that ordered it. I then asked to talk to Lt. Browning and was told he was not in. Then I asked who was higher up than Lt. Browning that I could talk to and was told Chief Robl, but he

said he's not in either. I said I would try later and left.

**7/24 3:11 p.m.** I called Geena, Marco's daughter, to tell her what had happened, and about "no contact" with me and Carlos. She asked if she could call him, and I said I didn't know but she should try. 37 minutes.

**7/24 3:25 p.m.** I called Armando to inform him what had happened, 11 minutes.

**7/24 3:48 p.m.** Armando called me, said I should go back and get the corrections officer to repeat what he said before and record him. 10 minutes.

**7/24 4:00 p.m.** I once again returned to Homer jail and asked for Officer Benson. This time he came to the glass window instead of into the lobby. I held my phone camera up and told him I'd like him to repeat what he told me earlier about Marco being on the "no contact" list, etc. so I could record it. He repeated some of what he had told me earlier, also that Marco had been to an arraignment hearing, but it was continued until tomorrow, and there was no bail was set yet. I left and went home.

**7/24 4:07 p.m.** I called Geena again to tell her about what I had found out from Officer Benson, and that I recorded his statement. 6 minutes.

**7/24 4:13 p.m.** Laya, Armando's daughter, called from Vancouver to find out what was happening. 4 minutes.

**7/24 4:13 p.m.** Angie, Marco's other daughter, called me. I missed the call as I was talking to Laya at that time.

**7/24 4:31 p.m.** Angie called me, and I told her what was going on and that I was not allowed to see or talk to her dad. 15 minutes.

**7/24 4:47 p.m.** I called Donna Reed, the Alaska Assembly coordinator, to tell her that Marco and Carlos had been arrested and were in jail. I gave her what details I knew at that time but had to end the call and answer an incoming call from Carlos. 13 minutes.

**7/24 5:00 p.m.** Carlos called me from Kenai jail, still in holding cell, standing on his rights, not the PERSON they arrested. 18 minutes.

**7/24 5:14 p.m.** Angie called me, missed call, on phone with Carlos.

**7/24 5:20 p.m.** I called Donna Reed back and we discussed the situation more and I told her would call again when I knew more. 24 minutes.

**7/24 5:55 p.m.** I scanned, downloaded, and emailed copies of the Affidavit, search warrants, and property list to myself that I was given when HPD was don seizing our property and left our premises so I could send copies to Carlos, Marco, Donna, and Dave Kim.

**7/24 5:57 p.m.** I called Angie to let her know I had talked to Carlos but had no news from her dad. 4 minutes.

**7/24 6:19 p.m.** Armando called me to discuss more about the incident, and I told him Carlos had called and relayed what he had said to Armando. 20 minutes.

**7/24** No calls or information regarding either Carlos or Marco.

**7/25 9:39 a.m.** Derek, my nephew, called from New Mexico to find out what happened. We talked awhile and I explained everything I knew, and we discussed all the things the officers seized. (Derek is the owner of the 133 Skyline Drive premises where Marco and I live, and a lot of the property stored there belongs to him and was also seized). 57 minutes.

**7/25 10:34 a.m.** I missed a call from Jimmie Richardson, Carlos' friend, in Oregon.

**7/25 10:37 a.m.** I called Jimmie back. He wanted to know what was going on and why Carlos had not been answering his phone. I told him what I knew so far. 26 minutes.

**7/25 2:18 p.m.** Armando called to catch up on any new information and discuss the case. 22 minutes.



**7/25 2:50 p.m.** I called Geena to let her know I didn't have any new information, but Carlos said to tell her and Angie, and me to try not to stress too much, that him and their dad will be okay. 4 minutes.

**7/25 3:22 p.m.** I called Donna Reed, said I would call later. 2 minutes.

**7/25 3:30 p.m.** I called Angie to relay Carlos' message about not stressing, and that we need to get people to write affidavits for them to prove that they, and our family are not a bunch of horrible people as they made us out to be in the Homer Police Department article, they posted on their Facebook website. 7 minutes.

**7/25 3:54 p.m.** Donna Reed called me to further discuss Marco and Carlos' case and what the current situation is. Did some brainstorming. 1 hour 8 minutes.

**7/25 5:56 p.m.** FCC audio call, Tuesday night weekly Alaska State Assembly meeting. We held a short meeting, then went off record to discuss the situation with Carlos and Marco.

**7/25 8:02 p.m.** FCC audio call, Alaska Jural Assembly weekly meeting. We held a short meeting then went off record and continued to discuss the situation with Marco and Carlos again. Carlos is our First Alaska County Director and is also our State Marshall at Arms. Marco is the Deputy Chief Continental Marshall for Area 9 which includes Alaska, Washington, Oregon, California, and Hawaii. Everyone that was present during the meetings seemed shocked to hear this had taken place, and Marco and Carlos were in jail Marco is allowed to have guns and will be required to have one as a Continental Marshall. Armando and I each had a gun that we purchased on the same day at Cabella's in Anchorage several years ago. Armando was not present in Homer on 7/23, but his gun was in my room on top of my cabinet alongside mine. None of the Assembly members had an issue with the cannabis stems Marco had grown and had just cut down to hang and dry. The money they seized belonging to Carlos was from the construction job he'd been working on for months. The silver bullion and cash they seized from Marco is from many years of accumulation on his part. Law enforcement took everything claiming its suspected drug proceeds. This started when law enforcement said Carlos was speeding in my vehicle and eluded the officer when he attempted to stop him.

**7/25 8:29 p.m.** Terri Ellingson emailed me "documents that may prove helpful", "FBI – Unclassified/Law Enforcement Sensitive – Possible Indicators of Sovereign Citizen Activity", and "A Treatise on Arrests and False Imprisonment".

**7/25** No calls or information regarding either Carlos or Marco.

**7/26 8:42 a.m.** I called Paul Pappas (626) 417-4534 who is the Senior Chief Continental Marshall over all 50 states to let him know that Marco and Carlos have been arrested and are in jail. He has not returned my call.

**7/26 9:23 a.m.** Donna emailed me Mega links of Carlos and Marco's 928 Docs.

**7/26 9:27 a.m.** Donna emailed me a zip file with Counter Claim Example Docs from Matter Most Working Group.

**7/26 12:25 p.m.** Donna emailed me QR Codes attachments of Carlos and Marco's 928 Docs; she is working on shrinking the to be used on paperwork.

**7/27 12:35 p.m.** Terri Ellingson emailed me a copy of "More Cover-ups of Alaska's Judicial Corruption".

**7/26 12:39 p.m.** I called Dave Kim, Chief Continental Marshall of Area 9, Marco's boss directly above him, to let him know that Marco and Carlos had been arrested and put in jail. I had to end the call to accept a call from Carlos. 22 minutes.

**7/26 1:01 p.m.** Carlos called from jail and told me he is still in the holding cell. He keeps telling the court he is not the person they arrested and are charging so they just take him back to jail and

put him back in the holding cell. 17 minutes.

**7/26 1:18 p.m.** I called Dave back to continue our conversation. He said I should definitely make Anna and Harold aware that Marco is in jail as he is one of the Federations Continental Marshalls, and he has also been chosen as part of the delegation to go to Rome and talk with the Pope and the Chancery Court soon. He also said we need to rebut that article the Homer Police Department put out with a factual article and tag it back to their article on FB. 11 minutes.

**7/26 1:52 p.m.** Geena called me to see if I knew how her dad and Carlos are doing, and if there has been more news about their case. 5 minutes.

**7/26 2:03 p.m.** Armando called to discuss the case, and how Carlos and Marco are doing. 12 minutes.

**7/26 2:15 p.m.** (907) 435-0700 Lt. Browning called me. I asked why Marco was on “no contact” list and why I was on it. He said I am his co-defendant, and he is not going to allow him to talk to me or Carlos at all. I asked if I could get his prisoner number, and if I could write to him, but he said no. I asked why not, and he said because he’s not here. I asked where he was, and he said in Kenai. I asked when he was taken to Kenai and he just said sometime today. 2 minutes.

**7/26 2:18 p.m.** I called Armando to let him know Marco had been moved to Kenai. We discussed several issues. 25 minutes.

**7/26 2:48 p.m.** I called Serus Tech to try and set up an account to receive calls from jail. Was on hold forever, ended the call to accept Armando’s call. 26 minutes.

**7/26 3:14 p.m.** Armando called, short conversation. 2 minutes.

**7/26 (907) 283-3131** I called Kenai DA’s office, was told John Iannaccone, not Davenport, is the one prosecuting the Homer case, but he was on another line. 3 minutes.

**7/26 3:25 p.m.** Called Kenai DA office. Was told Davenport not prosecuting the case, John Iannaccone is the correct prosecutor to talk to. I asked that he be given a message to call me. 3 minutes.

**7/26 3:29 p.m.** I called Shannon Booke. Having lunch with his kids, asked me to call back in about an hour. 27 seconds.

**7/26 3:46 p.m.** SOA Dept. of Law, John Iannaccone returned my call, was very rude. I told him they are not U.S. citizens, and he said it doesn’t matter who they say they are or are not. If you commit a crime in his jurisdiction, you will be charged and prosecuted. He also told me there were charges being pursued against me as well, and then he said, “You have a nice day now” and hung up on me. 1 minute.

**7/26 4:43 p.m.** Called Shannon, no answer, but texted me at same time saying he ‘ll call me back.

**7/26 4:59 p.m.** I called Armando, and we discussed strategies. He was also able to get Carlos and Marco’s prisoner ID numbers and texted them to me. Carlos Gonzalez. 48 minutes.

**7/26 6:20 p.m.** Called Dave Kim, Area 9 Chief Continental Marshall. We continued our conversation from earlier and discussed some legal issues. 41 minutes.

**7/26 7:02 p.m.** Marco called, I let him know Armando has a Securus Technologies account set up finally with his and my numbers added to it so he and Carlos can call us anytime now. Armando put \$120.00 on the account to start. 15 minutes

**7/26 7:06 p.m.** Terri emailed me – They are being denied due process and attached 3 pages from A Treatise on Arrests and False Imprisonment. She wanted to know if I’d rather receive info via text message, and if so, could I share my number, or Armando’s. I responded on 7/29 saying either way is fine and forwarded our phone numbers to her.

**7/26 7:17 p.m.** Shannon Booke called me. I explained what had taken place on 7/23 involving

Marco and Carlos. He said he would contact Anna and Harold and let them know what was going on and what the situation entailed, then get back to me in a day or two. 20 minutes.

**7/27 9:27 a.m.** I called Wildwood Pre-Trial Facility to ask about talking to inmates. 2 minutes.

**7/27** I called 907-734-1111 which was a number listed to find out if my number was blocked from receiving calls from Wildwood. On hold, eventually hung up. 18 minutes.

**7/27 11:12 a.m.** Armando called me to discuss the situation and phone call issues. 9 minutes

**7/27 11:22 a.m.** Armando called me back to continue discussing all issues and what options we had to help Marco and Carlos. 51 minutes

**7/27 12:16 p.m.** Terri Ellingson called me to discuss Marco and Carlos' situation, and any ideas on what could be done to help them. Terri called (3-way conversation) several places to ask questions about different scenarios, what certain policies and procedures different jails, courts, prosecutors had, i.e., requesting records. 2 hours 56 minutes

**7/27** Derek Hartman called me from New Mexico, missed call.

**7/27 2:26 p.m.** Terri Ellingson emailed me Greg Anderson Police Video. She thought this may bring me hope and comfort knowing there are good men in uniform – we just need more of them.

**7/27 3:12 p.m.** Marco called from jail. 15 minutes

**7/27 3:29 p.m.** Marco called me back to continue discussion re bail, arraignment, not being fingerprinted after Judge said he was to be fingerprinted before being transferred from Homer to Kenai prison, etc. 15 minutes.

**7/27 3:55 p.m.** Donna Reed called me to see if there was any new information and let me know about all the various documents she was preparing to send to Carlos. 51 minutes.

**7/27 4:49 p.m.** Armando called me, more discussion regarding Marco and Carlos and what I had learned during phone conversations with them. 21 minutes.

**7/27 6:50 p.m.** Laya, Armando's daughter, called from Vancouver to find out what was happening with her uncles. 27 seconds.

**7/27 6:61 p.m.** Laya called back on Facetime. 15 minutes.

**7/27 7:06 p.m.** Laya called back to continue talking. 19 minutes.

**7/27 8:39 p.m.** Geena called to see if I'd heard from her dad. 3 minutes.

**7/28 8:19 a.m.** Carlos called from jail. He told me he was warned that if he and I discussed the case at all, he would no longer be able to call and talk to me. 15 minutes.

**7/28 8:45 a.m.** Carlos called back from jail, and we talked about sending documents, etc. 15 minutes.

**7/28 12:18 p.m.** Donna emailed me a list of documents and attached copies of each one in a zip folder to send Carlos for his autograph. She said these can also be edited for Marco; I'm thinking Marco will get out and have access to his documents. Documents included: 1) Notice of Declaration Regarding Unlawful Exercise (which has LRO and DNR recorded 928's on top of page). 2) Diagram of Fraud has Carlos' name on it for their reference. 3) Alaska Assembly "Letter of Good Standing" 4) Affirmation of Evidence and Statements of Facts. 5) CIR; I focused on the Sovereign Citizen lie on the COP affidavit. 6) Information on Homer. 7) Carlos DNR 928's.

**7/28 12:44 p.m.** Marco called from jail. I told him I was sending him a bunch of his legal papers from his file cabinet, and other researched articles.

**7/28 1:20 p.m.** I purchased two USPS money orders, \$100 for Marco and \$100 for Carlos and mailed them to Marco #407697 and Carlos #403461 at Wildwood Pre-Trial Facility, 5 Chugach Avenue, Kenai, Alaska 99611.

**7/28 2:55 p.m.** Armando called me. Wants me to come to Palmer so I'm not alone, and we can

work on documents together. 56 minutes.

**7/28 5:40 p.m.** Geena called me to discuss her dad, Marco's situation and find out how him and Carlos are doing in jail. She's very upset about her dad being arrested and not being able to get bailed out. 57 minutes.

**7/29** Carlos arraigned, and attorney appointed against wishes. Stated does not want public defender, intends to "present" himself.

**7/29 10:37 a.m.** Call from Marco. 12 minutes.

**7/29 11:56 a.m.** I called Wildwood Pre-Trial to get information about sending mail to Marco and Carlos. 4 minutes.

**7/29 11:56 a.m.** Donna emailed me: Attached is attached is the final "Marshal at Arms that Carlos and I completed on July 21st just before the ambush. If you can get his autograph and get the original back to me, then I can autograph and get it mailed out". (Notice is 6 pages including a list of attachments)

**7/29 3:06 p.m.** Carlos called, discussed sending paperwork and documents to him, but am going to wait and see if they give Marco the packet of paperwork, I sent him. 15 minutes

**7/29 3:09 p.m.** Call from Dave, missed call. 51 Seconds.

**7/29 3:35 p.m.** Called Dave, left message. 51 Seconds.

**7/29 3:36 p.m.** Dave called, discussed any new info from Marco and Carlos. Said he talked to Paul Pappas, Senior Chief Continental Marshall over all 50 states. And Paul wants me to call him.

**7/29 3:58 p.m.** Called Paul, gave him more details about what has happened with Marco and Carlos. He was not happy to hear they had been arrested. He said until they get their commissions the Marshalls can't interfere, or it would be basically impersonating an officer. Paul said he would contact Anna and Harold and discuss the issue with them. 36 minutes.

**7/29 4:56 p.m.** I called Armando to keep him up to date with the latest news. Also discussed me coming to Palmer to stay with him for a while. 8 minutes.

**7/29** I mailed a packet of information to Marco that he had requested from his files in his cabinet in Homer, i.e., legal information and lawsuits he had filed.

**7/29** I sent Carlos and Marco each a USPS money order for \$100. The money orders and return address both showed they came from Armando Gonzalez as I had been told I was on a "no contact" list since I am a co-defendant. I was afraid if the Packet of information and the money orders came from me, they would be returned.

**7/29 4:41 p.m.** Terri emailed me a screenshot of an article from Derrick Gonzalez regarding "Warrants".

**7/29 5:05 p.m.** I called Tash Parsons, left a message for her to return my call. 43 Seconds.

**7/29 5:07 p.m.** I called Donna to let her know I had talked to Dave again, and also to Paul, and what the conversations entailed.

**7/29 5:49 p.m.** Laya called from Vancouver to see if there was anything new happening.

**7/29 7:03 p.m.** Call from Marco. 15 minutes.

**7/29 7:40 p.m.** Called Tash again, left another message. 53 Seconds.

**7/29 8:28 p.m.** Call from Carlos. 14 minutes.

**7/30 7:10 a.m.** I left Homer and drove to Palmer to stay with Armando for a couple weeks. I put up a fence around the front deck as I had to leave Marco's dog, Bruno, there by himself. He has access through the dog door in and out of the house and to a dog run in the front yard. I hated to leave him because he had been very traumatized by the events on 7/23.2023.

**7/30 11:28 a.m.** I called Geena, let her know Marco and Carlos want her and Angie to know they

are okay, and not to stress too much. 3 minutes.

**7/30 4:25 p.m.** Call from Carlos, got cut short, lockdown. 3 minutes.

**7/30 7:31 p.m.** Teresa Anderson called, wanted to know what was going on with Marco and Carlos. She said Callista, her daughter called her and saw the FB post from HPD. 30 minutes.

**7/30 8:01 p.m.** Teresa called again to continue our conversation. 10 minutes.

**7/30 8:11 p.m.** Carlos called from jail. Asked if I would call David Lee and see if he could bring \$100 cash to the jail and put \$50 each on his and Marco's books so they could order from the commissary since he lives close to the jail. 10 minutes.

**7/30 9:27 p.m.** I called David Lee and he said he would go the following morning to put money on their books, so I texted him their information and ID numbers. 10 minutes

**6/30 9:45 p.m.** I called Teresa, left message. 29 seconds.

**7/30 9:46 p.m.** I called Teresa just to talk and tell her more about what's happening with Marco and Carlos, and invite her to go with Armando, Ayla, and I to Dave and Busters next Sunday, the 6th, so we could have a late lunch while Armando takes Ayla, my 4-year-old great granddaughter, to play games. 10 minutes.

**7/31 8:38 a.m.** I emailed myself 8 Elements of Contract so I could download, copy, and send to Carlos and Marco.

**7/31 8:44 a.m.** I emailed myself Writ of Error, John Michael Scardina v. John W. McKenny, et. al., order dated 12/28/2021.

**7/31 8:54 a.m.** I emailed myself Title 50, Sole Relief and Remedy, then downloaded it to my computer to copy and send to Marco and Carlos.

**7/31 9:08 a.m.** I called David Lee to make sure he got my text with the information he needed to put money in Marco and Carlos' accounts. 7 minutes.

**7/31 10:06 a.m.** Geena called to see if there was anything new. 2 minutes.

**7/31 10:20 a.m.** I emailed myself ASN's and ASC's right to defend, etc. then downloaded it to my computer to copy and send to Marco and Carlos.

**7/31 10:26 a.m.** I emailed AO91\_US Courts Claimant Cover sheet to myself and downloaded it so I could send copies to Marco and Carlos.

**7/31 10:36 a.m.** I emailed and downloaded Common Law-American Common Law functions, land jurisdiction, etc. to my computer to copy and send to Marco and Carlos.

**7/31 10:39 a.m.** Common Law Handbook for Juror's, Sheriff's, Bailiff's, and Justices to myself then downloaded it to my computer to copy and send to Marco and Carlos.

**7/31 12:06 p.m.** David Lee called from jail and said the person at Willwood Pre-Trial told him you have to be approved and be on the visitor's list before you can put money on a prisoners account; they wouldn't even let him inside the doors. 2 minutes.

**7/31 12:13 p.m.** Marco called from jail. I told him David Lee tried to put money on his and Carlos' books, but they wouldn't even let him inside the doors. He said they told him you must be approved and be on the visitor's list before you can put money on a prisoners account. 14 minutes.

**7/31 2:25 a.m.** Derek called from New Mexico, and we talked about all aspects of the case, what the concentrate manufacturing equipment and chemicals they said they found, who they belonged to, and what they were used for. They belonged to Derek and Sonja, and they used them to make essential oils for various items they sold at the fair each year, and they had lots of Butane that it requires to make them. A lot of the "grow equipment" belonged to Derek and Sonja also.

**7/31 6:12 a.m.** Carlos called from jail. 15 minutes.

**7/31 10:18 p.m.** Teresa called, we discussed Marco and Carlos' situations, and just things in general about other family issues, etc.

**8/1 10:40 a.m.** Geena called. 6 minutes.

**8/1 11:21 a.m.** Geena called. 10 minutes.

**8/1 11:34 a.m.** Geena called. 25 minutes.

**8/1 12:23 p.m.** Geena called. 4 minutes.

**8/1 12:41 p.m.** Geena called. 6 minutes.

**8/1 1:46 p.m.** Geena called. 3 minutes.

**8/1 5:30 p.m.** Terri Ellingson called. We discussed the case, the books I ordered for Marco and Carlos, and Armando and I coming to visit them in a couple days. 21 minutes.

**8/1 5:59 p.m.** FCC audio call; Alaska State Assembly weekly meeting. Discussed General Assembly business as well as how the situation was currently with Carlos and Marco. No county meeting was held. 1 hour 57 minutes.

**8/2 9:37 a.m.** Donna emailed me a Mega link to Alaska Assembly Briefcase, Mega folders for Marco and Carlos containing all their 928's, notices, fee schedules, etc., and a link to other blank documents that I could download to my computer and send copies of needed documents to Marco and Carlos.

**8/2 1:49 p.m.** Marco called from jail. Upset about not getting the reading glasses he ordered from medical yet. He keeps telling them he can't read and needs them. He told me everyone else has been getting what they ordered, but neither him nor Carlos have received the glasses they both ordered. He said they told him they'd look for his order, but he should just put in another request. 9 minutes.

**8/2 3:16 p.m.** Terri Ellingson called to touch base, see if there's any news, and talked about what time Armando and I would be coming tomorrow, 8/3. 15 minutes.

**8/2 3:34 p.m.** Carlos called from jail. 6 minutes. Discussed visitor list approvals. He was told I was approved, and so was Marco's daughter, Angie. However, Armando was denied because he has an outstanding arrest warrant for failure to appear at a hearing on 3/13/2023 that he was unaware of, and the bail is now \$100.00. Geena, Marco's other daughter, was also denied because she is listed as a visitor at another prison. Therefore, the first 2 sets of \$100 money orders will be returned because they were both sent as coming from Armando since I was told I was on a "no contact" list because I am a co-defendant in the case.

**8/2 4:34 p.m.** I called Dave Kim and left a message. 1 minute.

**8/2 4:51 p.m.** Armando purchased two USPS money orders, \$100 for Marco and \$100 for Carlos and mailed them to Marco #407697 and Carlos #403461 at Wildwood Pre-Trial Facility, 5 Chugach Avenue, Kenai, Alaska 99611. I was still afraid they would be returned if they showed I had sent them due to the "no contact" list I was on. This \$200.00 was actually from Armando.

**8/2 5:19 p.m.** Dave Kim forwarded me an email dated 8/1/23 to him from Postal Area 4, Chief Marshal, Joe Hayes, on Kentucky: Area 9 Chief, Dave. [REDACTED]

Thank you very much for keeping abreast of the continuous situation with the Alaska Marshal-at-Arms Carlos, and with Chief Continental Marshal Marco in particular.

Senior Chief Paul and I held a meeting with Anna and Harold along with Shannon and Ben regarding their awareness of the situation as we know it.

Feel free to share this acknowledgment update as it stands this day with the Alaska State Coordinator: [REDACTED]

1) It is the aim of the Federation to reach out by contacting a pro bono lawyer within the DeFacto to intercept the case as it is currently and move forward with having either, or both men removed

from unlawful incarceration leaving only any pending trial hearing remaining (if any).

2) It is also the aim and suggestion by the Federation to attempt establishing a Federation funded Liaison for collaboration purposes when visitation is limited or restricted by such DeFacto law enforcement officers to incarcerated American State Nationals/Citizens.

3) It is the expectation of the Federation that (once they're resources have been successfully contacted) they should be able to (at a minimum) obtain a pro bono lawyer to take on the case and carry the conclusion to its eventual end through the DeFacto court system, or to its abrupt dismissal; whatever the outcome.

4) It is also the expectation by the Federation that this case should be immediately embraced by the State Jural Assembly where the unlawful incarceration took place, so that it (the Jural Assembly) can begin its own preliminary investigation prior to (and especially after) the release of the case details.

5) They (the Federation) will be preparing to assist with further follow-up detail regarding the anticipated process around habeas corpus and the notifying the Federal District Court of Washington D.C. regarding this unlawfully treated development

The above details are what we are currently tracking.

We will continue to remain in contact with you of this development until such time as it is concluded.

We have been assured by the Federation the Continental Marshal Service will remain in the information loop as situations on their end regarding contact of the selected pro bono lawyer willing and able to take on the case as it currently exists, even (as stated above) to the very end. Please share with all immediately invested Alaskan people accordingly.

If you, or they upon the Alaska State Assembly has any further questions or information please do not hesitate to reach out. We will do our best to return with the highest quality of valuable information available in a timely manner.

**8/2 8:16 p.m.** Geena called. 5 minutes.

**8/3 9:18 a.m.** Donna forwarded an email from Sharon Smythe "Oh, no!" that she had received on 8/2 at 12:13 p.m. I responded to Saron 8/4 at 3:58 p.m.

**8/3** I mailed 2 packages of information to Carlos and 1 package of information to Marco today.

**8/3 5:30 p.m.** Armando and I went to Terri and Travis Ellingson's house to visit, but we ended up there until 1:30 a.m. We went out on their boat shortly after arriving and stayed out on the water until about 10:30 p.m. when the wind picked up and it got chilly.

**8/3 8:27 p.m.** Marco called. They've been on lock-down all day due to transfers going on at the prison. Discussed email regarding the Federation getting involved in their case and looking for a pro-bono attorney for them. He was very excited, and happy that so many people were helping them. We talked about him needing his glasses, money for commissary, the books I ordered, some books he'd like, the paperwork I sent that he's been studying, etc. We hung up so I could accept a call coming in From Carlos. 13 minutes.

**8/3 8:41 p.m.** Carlos called. Told me about being locked down all day. I told him about the email stating the Federation is getting involved and he was excited about that. He and Marco are both very happy about the number of people that have come forward to help them. 15 minutes.

**8/3 10:02 p.m.** Geena called. 6 minutes.

**8/4 4:02 a.m.** I forwarded the email from Joe Hayes dated 8/1 that Dave sent me on 8/2 regarding Update from the Federation regarding Chief Marshal Marco. Dave also sent Donna an email 8/7 at 1:51 p.m. notifying her that: "both Carlos and Marco Gonzalez were arrested a week

ago and the Continental Marshals Service is working with the Federation to see what options they can pursue to release them asap. Please read the email chain to get a better understanding of the situation. As the Alaska State Assembly and as American Nationals, we are here to protect each other from the DeFacto, so if there is anything your members can do to put pressure on the LEOs, the Jail, and the Courts, that would at least let them know we have eyes on them and making this public.

If you have any questions, I will get back to you as soon as I am able. Thank you. By: David E. Kim, Area 9 Chief Continental Marshal for The united States of America.

**8/4 11:54 p.m.** Geena called. Checking on her dad, wanting to know what's going on, when they will get out, etc. 30 minutes.

**8/4 12:16 p.m.** Donna email this to me: My response to the Message is here:

Thank you for sharing with me. I will forward the Original Message to all immediately invested Alaskan people. I believe the preliminary investigation has begun; I believe you are already keeping those Records. We will want to keep all records and information for the Jural Assembly to have access, as well as a pro bono Lawyer.

Tuesday August 8th, 2023 is our next Jural Assembly meeting, and we will review the accumulated information of the de facto Court case details and how to organize for the preliminaries. It will be best to make this as organized as possible for a pro bono Lawyer. In the meantime, I am working on how to receive Carlos & Marco into our standing de jure Court.

**8/4 12:56 p.m.** (Friday) I purchased 2 \$100 USPS money orders, 1 for Carlos and 1 for Marco, and sent them overnight Express Mail which cost \$28.50 extra to mail each money order. They said they should be delivered to Wildwood Pre-Trial Saturday before 6 p.m., but they could not guarantee delivery until Monday, August 7th.

**8/4 1:26 p.m.** Carlos called to see if I was able to send them money overnight. I told him yes, but he said even if it gets there in time they will hold it for 10 days, so they still won't be able to order for 2 weeks. He said he really needs hygiene products, as well as other things. The prison only gives you a tiny bit of things like toothpaste, and the toothbrushes are junk. He said to try sending cashier's checks because they should be posted right away because they're drawn on your bank account. I told him I'd try to figure out some way to get them money sooner, but it's already too late now. 15 minutes.

**8/4 10:55 a.m.** I purchased two USPS money orders, \$100 for Marco and \$100 for Carlos and mailed them, overnight Express Mail to Marco #407697 and Carlos #403461 at Wildwood Pre-Trial Facility, 5 Chugach Avenue, Kenai, Alaska 99611. It cost me \$28,50 each to send them Express Mail. I didn't realize at the time that they would still be held until they cleared their bank, or I would not have wasted the money to send them that way.

**8/4** I mailed the final Marshall at Arms letter to Carlos in a separate envelope so it wouldn't get mixed in with all the other paperwork, that way, he can autograph it and return it asap so Donna can include the attachments and get it mailed.

**8/4 5:08 p.m.** I called Terri Ellingson to thank her and Travis for the relaxing day we spent with them at their house and out in their boat. 21 minutes.

**8/4 5:29 p.m.** I called Terri Ellingson to catch her up on what I had sent to Marco and Carlos, putting money on their books, etc. 42 minutes.

**8/4 7:26 p.m.** I called Donna and we discussed where things currently stand with Marco and Carlos' cases, the various documents that she has sent and need autographed and returned, the Federations involvement and email, her noticing our involved Assembly members, the upcoming meeting on Tuesday and the plans for how the meeting will be constructed, etc. 1 hour 3 minutes.



**8/5 1:09 p.m.** Carlos called from jail to discuss money for commissary, etc. I told him he should hopefully get the money order I sent him express mail yesterday, but he said even if it arrives today, they will hold it for 10 days, so no commissary gain. I told him I was going to call and get a specific determination on exactly how to put money on the prisoner's books, and what their rules, policies and procedures are concerning that issue. He said he thinks I should be sending cashier's checks. I told him what 3 books I am having sent to him from Amazon: 1. The UCC Connection; How to free yourself from legal Tyranny, 2. Establishing the Reign of Natural Liberty; A Common Law training manual issued by the International Law Court of Justice; and 3. Fruit from a Poisonous Tree. I ended the call to accept Marco's call. 14 minutes.

**8/5/ 1:14 p.m.,** Anna von Reitz wrote: Hi, Donna! What's the current status of your Jural Assembly? Could it handle processing a simple determination case of "no injury" for members from Homer? It's a situation where three members have been arrested and their home ransacked, and items stolen for no reason. Two of the people arrested did nothing at all, and the third one didn't injure anybody.

**8/5 1:23 p.m.** Marco called, and I pretty much told him what Carlos and I had just discussed. I told him the names of the 3 books I ordered for him from Amazon: 1. The Common Law; 2. Common Law Court Handbook; and 3. The Constitution of the United States, Declaration of Independence, Bill of Rights and Amendments 11-27. 15 minutes.

**8/5 1:42 p.m.** I called Wildwood Pre-Trial to clarify how to send money to prisoners for commissary. I told the first person I talked to that their website says to send USPS money orders, but Carlos said he heard if you send Cashier's checks, they get them right away. The guy knew about sending money orders, but not cashier's check, so he put my call through to a Sergeant. The Sergeant told me that it doesn't matter; you can send either money orders or cashier's checks, but they are both held up to 10 days, or whenever they cleared the bank. He said the only way to put money on prisoner's books is to go to a jail near you and put actual cash on their books, and that way there's no hold on the money. 6 min.

**8/5 1:58 p.m.** I called Palmer Correctional Complex to inquire about putting cash on the books for prisoners in Kenai and was told I could do that, and it would immediately go on their books without a hold. 1 minute.

**8/5 2:17 p.m.** Donna's email reply to Anna's 8/5 email:

Anna, here is a MEGA Link to our Alaska Assembly Briefcase: [https://mega.nz/file/VCVhwCDB#h4OUyWGy\\_Ci44vr2nRwsq9gkBPWkiOIxzAKUjFwxEJE](https://mega.nz/file/VCVhwCDB#h4OUyWGy_Ci44vr2nRwsq9gkBPWkiOIxzAKUjFwxEJE) (cut & paste into browser) Standard download will take 2 minutes. When you open the Briefcase, our 2nd Pillar is the Jural Assembly. This is our status. I believe we are ready. We have not tried any cases yet. Yes, I think we can handle processing a simple determination case of "no injury".

**8/5 5:15 p.m.** (approximately) I drove 17 miles to Palmer Correctional Facility and placed \$100 cash on Carlos' books, receipt number 696743, and \$100 cash on Marco's books, receipt number 696744. The officer in attendance had told me over the phone that if I came there and put cash on their books for commissary it would go on their books immediately at Wildwood Pre-Trial Facility and would not be placed on a hold. However, when I was there in person and wanted to confirm that they would receive the money right away so they could finally order from commissary, he said that it would, but it wouldn't be processed until Monday morning. He apologized for not clarifying that fact, but I would not have done it otherwise because the \$100 money orders I sent overnight Express Mail on Friday, 8/4 were guaranteed to be there possibly Saturday 8/5 before 6:00 p.m., or for sure Monday morning, 8/7. I think they can only order on

Sundays, so they won't get their money in time.

**8/6 10:36 a.m.** Donna emailed me: Attached is a Directive out of the Notices Folder. Just want to bring it to your attention to get to Carlos & Marco. Anna has contacted me to inquire as to our Court being ready to do a Determination. We will discuss this on Tuesday meeting. I think we are ready.

**8/6 11:25 a.m.** I emailed myself Persons Not People so I can download and copy it to send to Carlos and Marco.

**8/6 12:43 p.m.** Marco called. (Sunday) 15 minutes.

**8/6 2:25 p.m.** Carlos called (Sunday) he has scheduled hearings on 8/8 and 8/18. He said he has still not received any form of discovery; no paperwork at all regarding his case. He is only allowed out 2 hours a day while Marco is allowed out pretty much all the time. They are being housed in separate units of the same "mod" because of "no contact" order. They are co-defendants and not allowed to discuss the case with each other. Carlos was told if he discusses the case over the phone with me his phone calls to me will no longer be allowed. 15 minutes.

**8/7** I mailed 2 more packets of information today; 1 to Marco, and 1 to Carlos.

**8/7 12:18 p.m.** I responded to Sharon Smythe email re: Marco and Carlos. Yes, they're standing their ground., not the "PERSON" arrested or charged, etc.

**8/7 1:47 p.m.** Marco called from jail. He told me he has not received copies of any paperwork involving this case, i.e., search warrants, property seized list, etc., he had only received an affidavit from an officer stating he had driven by our driveway Sunday afternoon, 7/23, and had seen Carlos Gonzalez in the driveway. Carlos was not in the driveway; it was Marco that he saw. Marco said he had finally received the glasses he had requested from Medical some time ago. 13 min.

**8/7 8:13 p.m.** Sharon replied to my email. They're charging FICTIONAL PERSONS. We discussed her own situation. She wondered if they have a fee schedule, what jail they're in, and why they would be charging me? She's praying for all of us.

**8/7 10:38 p.m.** I replied to Sharon. I gave her a short description of what occurred. Told her about the "sovereign citizen" statement the officer made in his affidavit. Said they are out to get us and set an example.

**8/8 12:26 p.m.** Marco called. Wanted to make sure Angie had returned from her vacation to California and was home safe. He said he has a hearing scheduled for 8/9. 15 minutes.

**8/8 2:35 p.m.** Carlos called. Just checking for updates of any kind. Has a hearing scheduled for tomorrow. I think it's another Representation hearing. He's still not ready to accept a public defender. He still has not received any money on his books. Told him I will call Palmer jail and check as they said it would be posted Monday morning. 15 minutes.

**8/8 3:07 p.m.** I called Palmer jail, was told the lady that posts the money to acts did not work Monday, but the money should be posted today for sure, Tuesday.

**8/8 6:00 p.m.** I attended the Alaska Assembly meeting on my computer's FCC app on my computer FCC app. 6-8 p.m. 2 hours.

**8/8 8:00 p.m.** I attended the Alaska Jural Assembly meeting through FCC app on my computer 8-10 p.m. 2 hours.

**8/9 12:02 a.m.** Email from Sharon: Darn, I missed the meeting. No such thing as a "sovereign citizen" of the US, just another demeaning label. They nearly always lie on the police reports and affidavits. They took our guns and a bunch of other stuff away; said they were weapons which

included a kitchen knife and a chainsaw blade. That's probably close to the same hill where my son got arrested for speeding and spent 20 days in jail. He was driving to work in Homer, so they took his right to work away. They are operating a slave system under color of law. Attachment: Notice and Demand 2023.

**8/9 8:10 a.m.** I forwarded Sharon's emails and attachments to Donna for her thoughts.

**8/9 10:54 a.m.** Donna responded: The Notice and Demand sounds good, like it! Sharon has been through the ropes and is a brilliant writer.

**8/9 3:06 p.m.** I forwarded Homer News article, "Police make record pot bust" to myself to download and forward to others. Also forwarded a second article regarding the bust to me at 3:09 p.m.

**8/9 3:11 – 3:51 p.m.** Dave Kim called, but the call kept dropping so he had to call me back 9 times to continue our conversation. We discussed Marco and Carlos still being incarcerated, and hoping the Federation is still working on finding a pro bono lawyer for them as they continue to have their rights violated day after day. Approx. 40 minutes.

**8/9 3:51 p.m.** Marco called me. The usual conversation, legal papers received, books ordered, etc. 15 minutes.

**8/9** No call from Carlos today.

**8/10 9:11 a.m.** I emailed Dave Kim copies of Affidavit and Search Warrants, property list of seized items, Article on Homer Police Bust, and Joe Gabryszak's Courtview record from the bust. I told Dave about the call I received from Marco yesterday: he had his representation hearing, they told him he's not allowed to represent himself, he has to have an attorney, and they had already assigned him a public defender. When he asked about them having a contract and their bond, they said he's not allowed to ask questions, only an attorney can. He saw Carlos for about 5 minutes, and Carlos said he was told the same thing the day before, and that he's also not allowed to represent himself. They have always been allowed to "present" themselves before, so why not now?

**8/10 9:42 a.m.** I sent Sharon Smythe attachments of the Homer Bust, Affidavit and Search Warrants from 8/23 and Joseph Gabryszak's courtview records.

**8/10 9:55 a.m.** Donna emailed me her viewpoint: They cannot hear Marco or Carlos since they're living beings. Only "like kinds" (Law of Kinds) can communicate with each other, their court can only speak with the dead. City of Homer has a Cannabis Committee, wonder what their regulations are? At least it's legal.

**8/10 10:09 a.m.** Carlos called. Upset over no attorney, no discovery, no paperwork allowed to be taken to court, never allowed to talk at hearings, etc. His trial is coming up and he has no way to build a case for his defense. Has another hearing tomorrow. He keeps trying to tell him he is not the defendant, is outside their jurisdiction, but not allowed to talk, only his attorney can. He is then removed from court immediately and taken back to jail. He gave me Connor and Liam's phone numbers and wants me to get ahold of Connor so Armando and I can get Carlos's tools back from Connor that he has been using on the construction site where Carlos has been working for him. He said Connor may want to buy some of his tools, so go ahead and sell them to him for whatever he'll pay for them. He was also telling me that in prison they have to pay \$25 a week for coffee, and also purchase any creamers, sugar, etc. to use with it. 15 minutes.

**8/10 10:51 a.m.** Donna emailed attachment of FARA Registration. She said Carlos and Marco can require their "representatives" to register as Foreign Agents

**8/10 11:32 a.m.** I sent Donna an attachment of Joseph Gabryszak's Courtview records.

**8/10 11:36 a.m.** I told Donna Joe Gabryszak was busted with over 1000 plants, 4400 sq. ft.

warehouse, and value of \$1-1.5 million and only had \$2500 bail. He paid \$5000 fine and had an ankle monitor. Only had 5 charges!

**8/10 11:43 a.m.** I emailed Donna a link to a Homer News article “arraignment hearing for retired Homer judge bumped to late June”.

**8/10 12:59 p.m.** I called Donna Reed and told her about the conversation I had just had with Carlos, and all the issues they are having to deal with. She said they may have to go ahead and talk to the public defender, but they need to be very explicit in what they want her to say, and not say. They should write it all down so she does not forget anything or make any mistakes at all. They should also give her their 928 ‘s notices, etc. and have them placed on the record. If she won’t do what they ask, they need to fire her and get a new public defender as many times as necessary. She said the Assembly is handling everything at the Borough level. The attorneys run everything, and they work for the Lt. Governor/State. The Federation is doing what they can. Anna asked the Assembly to apply pressure; do a “no injury” determination case. However, none of us are certain what that entails at this time, we need more specific directions. Donna has been drafting a letter regarding these issues and will hopefully have it completed soon. We need to find out who owns/runs the Department of Corrections, the prisons, etc. Need a claim filed! 53 minutes.

**8/10 1:42 p.m.** Sharon emailed me: Wow, she and her son got busted for less than 20 plants. She said Marco and Carlos need to get control of their public defender. She attached copies of her letter to Matt Churchill, (she can’t find the case anywhere anymore) also her letter to State Troopers, and a paragraph re: Milligan Ex Parte.

**8/10 2:12 p.m.** Marco called, and we basically discussed the same issues that Carlos and I discussed earlier today. 15 minutes.

**8/10 3:09 p.m.** I responded to Sharon’s email. Discussed mail getting to boys after 2 weeks, Anna writing to Donna requesting our Jural Assembly to create a discernment case for “no injury” since our courts are stood up.

**8/10 3:44 p.m.** Call from either Marco or Carlos. Not sure which one. 15 minutes.

**8/10 5:52 p.m.** Donna sent 2 more templates as attachments: Provenance Notice Template and Mandatory-Notice-Fsia-Fara Template.

**8/10 7:54 p.m.** Donna emailed me and asked if anyone can send Carlos and Marco supplies, etc. If people want to donate, where do they go? Home address?

**8/10 7:58 p.m.** I emailed Donna information on HPD, Kenai Dept. of Law, Wildwood Pre-Trial Facility, Homer Courthouse, and Marco and Carlos’ prisoner numbers.

**8/10 8:40 p.m.**

**8/10 8:49 p.m.** Donna emailed me to ask if I had started my Notices against the ones that harmed you? Is my Fee Schedule ready? So far, there’s only the one that handcuffed me, but even if that’s the only one, it’s a start – 3 Notices – 3 Bills – Lien.

**8/10 9:10 p.m.** I sent Dave corrected copies of Marco’s 13 charges and Carlos’ 25 charges that I copied from Courtview.

**8/10 9:15 p.m.** I sent Donna corrected copies of Marco’s 13 charges and Carlos’ 25 charges that I copied from Courtview.

**8/10 10:07 p.m.** email from Donna: Carlos has 25 charges to rebut, Marco has 13 charges to rebut. State of Alaska Statutes-weapons-drugs-They really have blown this way out of proportion, neither cannabis nor guns are illegal. The cannabis was for personal use. The guns

were not in Carlos' home. The worst that happened was a registered car speeding, without a driver.

**8/11 1:20 a.m.** Dave sent me a screenshot of the meme "To Punish and Enslave" from the Transformer movie Deception Police Car.

**8/11 11:26 a.m.** I responded to Donna, letting her know that I didn't even have the name of the cop that cuffed me on 7/13 or the one that cuffed me on 7/23 either. I do have a fee schedule recorded and published. Told her Carlos told me yesterday that they scheduled his trial for 9/11, only 6 weeks after his arrest. Marco hasn't mentioned a trial date yet.

**8/11 11:49 a.m.** I emailed Donna that Marco and Carlos can't receive anything except paperwork mailed to them, like documents, letters, etc. They can only have possession of 5 books at a time, and they must be purchased from a store like Amazon and mailed from there directly to the prisoner.

**8/11 12:17 p.m.** Donna emailed me. Even if they don't get the Attorney to speak for them, it may be wise to get documents on the case record. Do you have a cover sheet for putting things on the court record to the court clerk. The case number and the Attorney Name & mailing address? It may be necessary to put everything in one package to the court clerk RR Mail for the case and a copy to the Attorney. Mail the blank cover sheet to each Marco & Carlos> get their autograph at the bottom of the page and then fill it in with documents & notices attached. The judge will have to recognize it and it will go on the docket.

**8/11** I emailed Dave a link to a Homer News article "arraignment hearing for retired Homer judge bumped to late June".

**8/11 12:56 p.m.** Carlos called Armando on his phone. He said he had a telephonic hearing, and they "forced" him to accept the public defender! The judge told Carlos the Supreme Court had already heard a jurisdiction challenge and ruled against it. Carlos wondered if Armando knew if Marco had received him commissary order, because Carlos didn't get anything that he had ordered, and he thought he saw Marco wearing headphones. He also said he had just got a receipt for more of the money I had sent him. Also told him to add Armando back on visitor list since he paid the bail for his warrants for failure to appear on 3/13 in 2 cases. 15 minutes.

**8/11 1:15 p.m.** I called Dave and gave him a quick update, will talk later. He said Marco had tried to call him, but he missed the call, has a weird app on his phone that prevented it from ringing, but he fixed it now. Dave will talk to Paul tonight to see if there are any new updates. 5 min.

**8/11 2:05 p.m.** Armando called and relayed the conversation he had earlier with Carlos. I went to stay at Geena's house Wednesday and Thursday night, so I caught him up on Geena's new job, what Ayla's been up to, etc. 50 minutes.

**8/11 6:12 and 7:07p.m.** I had 2 missed calls from Wildwood Pre-Trial Facility.

**8/11 8:22 p.m.** Marco called. I was surprised he called so late, normally calls during the day. Normal conversation, he said he received the commissary he ordered, didn't understand why Carlos didn't get his. I read him the latest email from Anna, and Donna's response. Marco said he and Carlos were supposed to go to court for hearings today, but they refused to let them take any papers with them, so they refused to go. I told him what Donna said about maybe having to talk to the public defender and they need to be very explicit in what they want her to say, and not say. They should write it all down, so she does not forget anything, or make any mistakes at all. They should also give her their 928 's notices, etc. and have them placed on the record. If she won't do what they ask, they have to fire her and get a new public defender as many times as necessary. She said the Assembly is handling everything at the Borough level. The attorneys run

everything, and they work for the Lt. Governor/State. The Federation is doing what they can. Anna asked the Assembly to apply pressure; do a “no injury” determination case. However, none of us are certain what that entails at this time, we need more specific directions. Donna has been drafting a letter regarding these issues and will hopefully have it completed soon. We need to find out who owns/runs the Department of Corrections, the prisons, etc. Need a claim filed! He said I should talk to Shannon again. Marco said they are being railroaded through the courts. 15 minutes.

**8/11 10:58 p.m.** I called Mando and left a message to have him pick me up at Geena’s after work.

**8/12 2:27 a.m.** I called Armando to make sure he was on his way to pick me up from Geena’s house before heading back to Palmer after work. 57 seconds.

**8/12 2:15 p.m.** I forwarded Sharon’s email from 8/11 to Donna with attachments: USA and US.pdf and 22 U.S. C.A. 286e.pdf.

**8/12 2:35 p.m.** I emailed Dave. Received your email from Anna, can’t wait to tell Marco and Carlos about it. I hope they get an attorney for them very soon so they can get some discovery and finally have a voice in these corrupt courts. Armando added your phone number to his Securus Tech account so Marco can call you now.

**8/12 2:36 p.m.** I called Donna to let her know what the boys said during our conversations and to see if there were any new updates. Let her know Armando and I will be heading to Homer this weekend.

**8/12 2:56 p.m.** Donna emailed Anna: Anna, please see the e-mail I have sent you in response, our Court is up and ready to receive or do whatever we need to do for Carlos and Marco. We are anxiously standing by for instruction on how our court can proceed. Our Assembly is not aware of how to do a determination case of “no injury”, so will need direction. Where does the Claim derive from, does the Assembly make the Claim in its own Court? Or does Marco & Carlos file the claim in our Court? Carol Hartman has a phone list for Marco & Carlos of people they can make calls to while in jail. I someone needs on that list let Carol know: 907-299-8340.

**8/12 3:07 p.m.** Marco called from jail. 14 minutes.

**8/12 3:17 p.m.** Donna emailed me attachment of Alaska Assembly Works for Carlos and Marco. She said it’s a zip file with her strategy-still in the works. Hopefully Anna’s is better.

**8/12 3:47 p.m.** Anna Von Reitz emailed Donna Reed:

Okay, this is a somewhat convoluted process, but it will stop the harassment they have suffered on a permanent basis. So, it’s worth it. As long as we are doing this we might as well go after compensation for them and a permanent ruling on their mortgage also. It’s going to be a two-pronged effort. Shannon is looking for a tough pro bono attorney who is motivated by a share in the settlement for damages. I need some help for my part— need the history of the house foreclosure and the eviction they went through. Times, dates, places, address, etc.

**8/12 4:02 p.m.** Donna responded to Anna’s email: Carol Hartman will get you the information on the house foreclosure and eviction. Attached is a zip file of what the Alaska Assembly has so far and is in DRAFT. The Alaska Assembly is scheduled for a meeting Tuesday, August 15th at 8pm. We are at the ready and our American Common Law Supreme Court is prepared. My position as a Coordinator is to be sure to not cross lanes.

**8/12 4:11 p.m.** Dave emailed me, it’s a start, let’s see how fast we get some action. Just spoke to Marco, told him he immediately needs to get a copy of the DVR an itemization of seized assets, and names off all involved in his unlawful arrest. Need to get people to unlike and rip Homer’s



FB page, limit the negative exposure and backlash.... damage control.

**8/12 4:36 p.m.** I emailed myself a link to [akleg.gov/basic.asp#22.05.520](http://akleg.gov/basic.asp#22.05.520).

**8/12 4:55 p.m.** I emailed Donna more info on Dept. of Corrections of Alaska, current Commissioner.

**8/12 5:38 p.m.** I emailed Dave, glad you got to talk to Marco.

**8/12 6:10 p.m.** I emailed Donna to let her know I received her email and an attachment, and it looks great.

**8/12 6:24 p.m.** Carlos called from jail. 15 minutes.

**8/12 8:17 p.m.** I responded to Donna's and Anna's emails that Donna forwarded me earlier: Wow! Now I really have to get my brain in working mode and get focused! The information Anna is requesting regarding the eviction could be massive. Not sure how many details or copies of documents she would need. I'm heading to Homer tonight and will be returning Monday evening, very quick trip to check on Marco's dog and get another supply of my heart prescriptions, etc. I only brought 2 weeks of pills with me. I think there is a big 3-ring binder that has most of his eviction paperwork in it, so I will grab that when I'm down there. It's going to be a LOT of documentation involved. The boys are really excited about maybe getting an attorney soon.

**8/12 9:30 p.m.** Armando and I headed to Homer.

**8/13 9:37 a.m.** I emailed Terri to let her know the latest updates.

**8/13 2:45 a.m.** Armando and I arrived in Homer. Bruno ok. Once we woke up later that morning, we unloaded the car then Armando started going through things for the garage sale that we could take to Anchorage with us to sell up there. I spent the day going through paperwork looking for all the eviction papers Anna will need, and any other papers we needed to take back to Palmer. I washed laundry and we went downtown later and dried it. We ordered a bag-o-burgers from Alices and Armando, Bruno and I shared them.

**8/13 2:33 p.m.** Marco called. Told him we had arrived in Homer and Bruno was doing okay and was very happy to see us. He didn't want to use his dog run I guess, so I cleaned up his messes in the house before going to bed, and Armando cleaned off the deck in the morning then hosed it down. 15 minutes.

**8/13 9:35 p.m.** Carlos called. Told him Armando and I were in Homer, and talked about Bruno, trip to Homer, will call Connor tomorrow about his tools, etc. 15 min.

**8/14 2:08 p.m.** Carlos called. Connor was in the driveway unloading tools, so I let him talk to Carlos for a minute. Mando and I were both standing in the driveway talking to Connor also, and he was telling Armando which tools he wanted to buy. 15 minutes.

**8/14 2:27 p.m.** Marco called. I told him about Connor bringing back Carlos' tools, and that he ended up buying a couple things and 2 ladders for a total of \$400. Sold cheap but I need to have money to put on Marco and Carlos' books. 6 minutes.

**8/14 2:48 p.m.** Marco called Armando. Said he tried to call me back twice but keeps getting a recording saying he can't call my number. 1 minute.

**8/14 4:40 p.m.** Shaun Van Arsdale emailed 6 attachments that he thought might help Marco and Carlos.

Marco and Carlos are no longer allowed to talk to me, my number is blocked!!!

**8/14 7:57 p.m.** Call Armando from Wildwood. 13 minutes.

**8/14 8:23 p.m.** I called Shannon Bookey and told him Marco and Carlos are both blocked from calling or talking to me, and Carlos' trial has been set for 9/11/23. There's no way he can defend himself in less than a month with absolutely no discovery or paperwork of any kind. They really need a lawyer asap. He said he'll pass that on to Anna first thing in the morning.

**8/14 8:44 p.m.** I called Terri Ellingson to update her on the trial date for Carlos and the "no calls" situation. We discussed other issues, emails, etc. 44 minutes.

**8/14 10:08 p.m., 10:12 p.m., and 10:16 p.m.** Carlos tried to call me 3 times, same as Marco, calls cancelled.

**8/15 10:11 a.m.** Armando missed a call from the Wildwood.

**8/15 12:51 p.m.** Call from Wildwood. 14 minutes.

**8/15 1:19 p.m.** Armando called Wildwood Pre-Trial Facility to find out why my phone number has been blocked. He was transferred 3 times to different people and was finally told by "Zeek" that it could be any number of reasons and he would have to investigate it. He told Armando to call back the next day, 8/16, and he should have an answer for him.

**8/16 2:55 p.m.** Armando called "Zeek" back, no answer, left a message to return his call. 2 minutes.

**8/16 2:31 p.m.** Marco called Armando. Marco said he can't call Mom anymore; they blocked her number. Armando told him Donna wants him and Carlos to make a list of all their rights and guarantees that have been violated and Marco told Armando everyone but #3 had been violated. 14 minutes.

**8/16 3:04 p.m.** Dave emailed me an update: From:

pktfexecutivedirector2022@mail.americanstatenationals.us

<pktfexecutivedirector2022@mail.americanstatenationals.us>

Date: On Wednesday, **August 16th, 2023, at 3:41 AM**

Subject: \*\*\*Most Recent Update Regarding our Alaska Area 9, Deputy Chief Continental Marshal Incarceration for 08162023

To: avannavon@gmail.com <avannavon@gmail.com>,

ChiefContinentalMarshal@protonmail.com <ChiefContinentalMarshal@protonmail.com>

CC: Dave Kim <a9chief@protonmail.com>, Shannon Bookey

<ShannonBookeyjr1@outlook.com>

Greetings, everyone.

I spoke with Senior Chief Marshal Paul several days ago during the past weekend. He mentioned he was able to receive a call from Marco while still in custody. They spoke for approximately 7 minutes regarding the current situation. It is also expected that other calls from Marco are able to be made with Paul in the future from Marco's detention center location.

According to the verbal report, the Senior Chief shared his knowledge of unlawful incarceration for the recording. Other talking points were shared in this regard with Marco as he prepares to further position himself with engaging those who have unlawfully incarcerated him.

Marco's family members have also shared all relevant paperwork they have available to the situation as best they were able to prepare up to this point. I will be forwarding that same paperwork to you immediately following this email report for your review. The forwarded email will be titled – \*\*\*Deputy Chief Continental Marshal Marco Situational Paperwork.66

Senior Chief Paul is also tracking the liaison role and responsibility as mentioned during your last meeting with us; the possibility of having someone located on each State equipped with



proper training and availability (on call) to visit with each incarcerated American man or woman for purposes of successfully extraditing them from unnecessary prolonged detention.

Current and future discussions are beginning to take place along these lines as well other State Marshals-at-Arms are learning these same general details, service needs and priority concerns. Senior Chief Paul is prepared to have any and all future meetings with the Federation regarding this real-world scenario as a practical learning experience. He is ready to adjust accordingly around the possibilities of having an established local liaison on or near each county of each American State.

Senior Chief Paul has voiced his immediate concerns for having an expressed, written intent from the Federation that can be carried by each future liaison. This intent is to mention the actual Name and Service Function of The Continental Marshals Service for all American States within their respective Postal Areas to each DeFacto law enforcement agency. This would be priority number one in a series of priority adjustments he is putting together that addresses the various protocols expected to be implemented when dealing with such encounters and jurisdictional crossroads.

Going back to the most recent phone conversation with Deputy Chief Marco and Senior Chief Paul, there was an obvious sense of concerned urgency and interest focused on what a general timeframe for having Marco released from his current incarceration status might be.

There was no known report of physical mistreatment of his stay so far during the brief conversation, but there was also no known or reported status update of release method provided to Marco by those who are detaining him. And so, the general concern was returned to Senior Chief Paul by Marco as to what the Federation and/or The Continental Marshals Service might be able to provide in terms of release and/or at least further ongoing discussion along these lines until a proper release strategy has been established.

Both Senior Chief Paul and I will be holding our scheduled biweekly meeting to go over these and other similar issues and developments this evening during our Bridge-Call. If/when your office has any other updates, status details or direct guidance to the matter, I am happy to share those particulars with the Chiefs at that time as well.

As always, Shannon is welcome to attend those same biweekly meetings if/when he is able.

I will be pushing out a special meeting invitation to all Area Chiefs and to Senior Chief Paul and to Shannon momentarily with those link details.

Thank you for all your assistance in this matter.

We look forward to working with the Federation in the future as we combine efforts in perfecting the simple process regarding state and local special liaison service support.

Kindest regards, Joseph Hayse, Executive Director, The Peacekeeping Task Force

**8/16 3:06 p.m.** Carlos called Armando. They discussed needing an attorney, rights being violated, not being able to talk to Mom anymore, needing discovery, etc. 15 minutes.

**8/16 8:07 p.m. (2 hours 4 min.) 10:13 p.m. (45 min.) 10:59 p.m. (17 min.) 11:17 p.m. (56 sec.)**

**11:18 p.m. (25 min.)** Dave called me, but reception was bad; calls kept dropping on his phone.

He had to continually call me back. Dave told me there was a Continental Marshal meeting tonight and nearly the whole meeting was discussing Carlos and Marco being in jail, but mainly Marco because he is a Continental Marshall as well, one of their own. He said they are all pretty heated about Marco still being in jail after 3 ½ weeks when he did nothing wrong. They plan to keep in continual contact with the Federation and keep pressure on them to find a lawyer to help with their cases and try to get them out of jail. At least if they can get Marco out, he will be able to help Carlos with his case, and he can also start getting his notices and lawsuits filed against

everyone that has been involved in this case so far. to our Assemblies to be dealt with in our Du Jour courts in the correct land and soil jurisdiction. We discussed Anna's Monday night webinar, and the need for liaisons to be elected and trained in proper procedure and protocol so they can begin talking to the proper people in order to get ASN's released from the De Facto jails and turned over We also discussed the need for getting the message out about this case, the truth instead of what HPD posted on their FB website, and the lies in the affidavit used to gain the search warrants, and the corruption of the entire judicial system involving this case. We talked about how the list of seized property I was given was NOT DETAILED at all, and there was absolutely no accounting of the silver bullion and US currency taken from Marco's room. Had the police just gone into the house and retrieved the DVR and equipment as specified on the search warrant, they would not have needed an "amended search warrant", however, they obviously searched other parts of the house, and building on the property that were not even attached to the house. They were free to do whatever they wanted as I was the only one remaining that had not been arrested, but my view of the house and premises was blocked by the wood fence. I told Dave that when Marco and I were still handcuffed and sitting together in the same police car, one of the officers came out with a gun, and Marco said, "Oh boy, here we go". An officer came and we asked him why they weren't releasing us as they said they would once Carlos was arrested, and he told us they were getting an amended search warrant, so we needed to remain in the vehicle. Shortly after that, they came and arrested Marco, but left me cuffed and sitting in the car. We discussed other details of the case, the need for social media posts, etc. then talk quite a while about personal issues and our lives. 3 hours 31 minutes 56 seconds.

**8/17 4:19 p.m.** Armando called "Zeek" and informed him that my phone number was blocked because they listened to recorded calls and said Marco and I had been discussing the case, and they had several details. Armando asked that it be unblocked, and Carlos' phone as well; he doesn't believe we should not be able to talk to each other, and we should also be able to discuss the case. He told Armando there was a "Court order" preventing us from talking about the case. He told Armando he would look into it further and that Armando should call him back Tuesday, 8/22. 11 minutes.

**8/17 NO CALLS** from either Marco or Carlos! I was worried that they may have blocked Armando's phone also, and then we would have no contact at all with them, and no way of knowing how they are doing, and what their current circumstances are regarding their cases.

**8/18 12:33 p.m.** Armando Call from Wildwood. 48 Seconds.

**8/18 12:50 p.m.** Armando's phone: Cancelled call from Wildwood.

**8/18 2:19 p.m.** Armando Missed call from Wildwood.

**8/18 2:26 p.m.** Call made to Armando's phone from Wildwood. 2 minutes.

**8/18 2:36 p.m.** Armando received a Call from Wildwood. 15 minutes.

**8/19 2:57 p.m.** Armando received a Call from Wildwood. 14 minutes.

**8/19 9:38 a.m.** Armando Missed call from Wildwood.

**8/20 2:30 p.m.** Armando Missed call from Wildwood.

**8/20 3:53 p.m.** Donna called: We discussed Marco and Carlos' cases, the fact that they need a "real" lawyer instead of a public defender. She said they need to DEMAND a jury of "Their Peers", not a jury of U.S. Citizens. Jurisdiction MUST be established! They have NO CONTRACT! All these things, and more that they can do, will be the path to OUR COURTS, which is where they must be transferred to. It appears this is going to take some time, but they are both determined to stand on their rights as ASN's and not give up. Donna said they are the catalyst for all ASN's right now, and this case will help move our Jural Assemblies, courts, etc.

forward, Our State Assembly will begin working on new forms needed for the upcoming process, liaisons, establishing jurisdiction, court processes, etc.

**8/20 6:08 p.m.** Carlos called Armando's phone. He said he had a representation hearing, and the public defender was trying to get rid of him, seems like their agency doesn't want to deal with his case. He told her his trial is scheduled in a few weeks and he has no discovery, and he needs to get it asap. He wanted to depose people and the public defender told him he can't depose anyone. She also told Carlos she'll probably have to drop either him or Marco as there's probably a conflict of interest. Carlos told her he wants a copy of her Oath of Office. He said they have no jurisdiction over him, and he needs to be transferred to our courts. She told him that jurisdiction has been argued by Supreme Court and was denied, but he told her "Not by an American State National" with their political status published on the record. Carlos told her he's not an idiot, he's an American, not a U.S. Citizen, and she either can't, or doesn't want to comprehend that. He said the warrant was BS, the officer lied in his affidavit, and it needs quashed. Carlos told Armando the court appears to be using the public defender to bury them! Carlos said he finally got the commissary he ordered, but you can only spend \$40 per week on the food part of commissary. It costs \$17.80 per week to buy coffee and you still need to purchase sugar, creamers, etc. separately. They also sale the batteries for his radio/headphones for \$2.00 apiece and they only last a week. He was only able to buy 2 packages of Raman noodles, a packet of peanut butter, batteries, and a couple other things, then he must wait another week before he can order more. They can order unlimited stuff from the other commissary that sells things like clothing, shoes, electronics, office supplies, etc.

**8/21 10:26 a.m.** Marco called Armando. He said he had talked to the public defender assigned to his case, and she is supposed to call Armando and me later. He told her he has evidence to prove the cannabis that was seized was for personal use only. He gave her papers, a list of things he wanted her to do, etc. He said what they are doing is "political persecution" and they are trying to make an example of him and Carlos. 7 minutes.

**8/21/2023 1:44 p.m.** Carlos called Armando: He still has no discovery, or anything. She asked if he wanted to represent himself, he said yes. She said she could ask for another hearing about it, but he said he's not waiting for another hearing just to waste time and be told again that he is not allowed to represent himself. He wants her to get him all the information and discovery he has requested her to do, and then she can ask for another representation hearing. He does not want to waive any time. He is acting sui juris for his other cases and should be able to in this case also. He only has 3 weeks until trial, and he has nothing to use to mount a defense. Carlos told her the Alaska State Assembly has invoked Ex Parte Milligan, they have their Jural Assembly court stood up, and all the courts have been previously noticed. He needs several motions filed: change of venue to our court, to be allowed to talk to Marco and his mom, Demand a jury of HIS peers, not U.S. Citizens, etc. Needs chain of command, needs bail removed to O.R. so he can get out and defend himself properly. He said he is pretty sure Marco's trial is also scheduled for 9/11. Carlos has another pre-trial hearing 8/24, and some other hearing on 9/6, not sure what for. He feels like the public defender is not trying to help him at all and is working for the prosecutor instead. Carlos said he only allowed 6 total hours per day at different time.

We Marco and Carlos need to be allowed to get copies of incident reports, full names, and badge numbers of all law enforcement involved and what AGENCY they work for, the names of Animal Control officers, and any and all evidence there is regarding both incidents; July 12, 2023 and July 23, 2023, plus any other investigations that were conducted regarding anyone

involved, or any other information existing in any AGENCY'S, or personal files involving anyone that is involved with this case, or other cases they have also been investigating in the interim between the 7/12 and 7/23,2023 incidents.

Does the prosecutor, (DA John Iannaccone from Kenai), have a signed contract with either Marco or Carlos? Has everyone involved in this case whatsoever filed their Foreign Agent Registration Act forms? Has everyone involved taken an Oath of Office, and if so, are they wet ink forms that have been recorded as required by law? Are they certified copies? Are they filed the public can access them for verification?

The "court" has been properly established by the Plaintiff. "Action is simply the right to enforce one's demands in a court of law, Pollock y Expansion of C. L. 92 the court has shown no objections were made or other evidence presented to rebut the established status of Plaintiff as one of the people, nor were any objections made or other rebuttal presented as to the court which has been properly established by Plaintiff.

Jurisdiction has been repeatedly challenged by both Marco and Carlos and it must be established, by the court and prosecutor, that they are under the land and soil jurisdiction.

"Persons are of two classes only – natural persons and legal persons. A natural person is a human being that has the capacity for rights and duties. A legal person is anything to which the law gives a legal or fictitious existence and personality, with capacity for rights and duties. The only legal person known to our law is the corporation – the body corporate." (Hague v. Cancer Relief and Research Institute [1939] 4 D.L.R. 191 Man. KB)

Donation Link: <https://pktfnews.square.site>

## **Marco and Carlos Gonzalez Arrest Timeline**

**Sep 8, 2023:**

Carol Update 9-8-23:

Here are the most recent documents regarding Marco and Carlos' case, documents being filed, as well as Notices being sent to various parties. Please see Attachment links below.

**[1\) COVER PAGE](#)**

**[2\) Exhibit A-Ex Parte Milligan](#)**

**[5\) Court Order 1 #ADC-20230000002 \(281\)](#)**

**[6\) Court Order 2 #ADC-2023-000003 \(265\)](#)**

**[7\) Release & Transfer](#)**

**[8\) 18 USC 2076](#)**

**[9\) Certificate of Service](#)**

**[Nancy Dahlstrom Lt. Gov](#)**

**(3) Exhibit B – Determination**

**1) Determination Notice 001**

**2) DeterminatiCase#ADC-2023-000002**

**3) 20 Carlos-violations of God Given Rights**

**4) DeterminatiCase#ADC-2023-000003**

**5) 5 Carlos violations of God Given Rights**

**(4) Exhibit C – Unlawful Conversion**

**1) Diagram of Fraud DLR**

**2) Oath of Expat 1**

**3) Oath of Expat 2**

**4) Oath of Expat 3**

**Aug 25, 2023:**

Carol Update 8-25-23:

— — — — — ...referring back to 8-24-23 docs.

Here's the cover page of where the Notice of Resolution is being sent and also the determinations and charges, the new fee schedule for the assembly will also be attached and Carlos and Marco will get copies to have filed with the clerk of court by the public defender. Marco said he hasn't heard from anyone or had any hearings for at least 2 weeks, not even the public defender. He has called several times and left messages whenever he gets his free calls, but she has never returned his calls or attempted to contact him at all. Carlos has been contacted by her and has given her a list of things he wants done, said, and things to file with the court. He's had a hearing and has another pre-trial hearing today. He said they are supposed to be taking him to Anchorage on 9/6 for a hearing on his 3 trespass cases that are still pending from the eviction. Donna is sending both of them a complete packet containing all of their 928 paperwork, fee schedules, Assembly notices, etc. so they will have them to file with the court. I have already sent them most of that also, so they will have extra copies. I attached a copy of the narrative/journal I've been keeping. It's long, but most of it is phone and email logs. It's not quite caught up, but close. I also sent the email I sent to Anna; I couldn't remember if I had already sent it. Please keep in touch and forward any updates you get. Armando knows all of my information, passwords, etc. so if they put me in jail, you can still contact him. His email is gonzalezmondo80@yahoo.com and his phone number is (907) 223-6802.

Thanks Dave,  
Carol

**Aug 24, 2023:**

Carol Update 8-24-23:

Here's the cover page of where the Notice of Resolution is being sent and also the determinations and charges, the new fee schedule for the assembly will also be attached and Carlos and Marco will get copies to have filed with the clerk of court by the public defender. Marco said he hasn't heard from anyone or had any hearings for at least 2 weeks, not even the public defender. He has called several times and left messages whenever he gets his free calls, but she has never returned his calls or attempted to contact him at all. Carlos has been contacted by her and has given her a list of things he wants done, said, and things to file with the court. He's had hearing and has another pre-trial hearing today. He said they are supposed to be taking him to Anchorage on 9/6 for a hearing on his 3 trespass cases that are still pending from the eviction. Donna is sending both of them a complete packet containing all of their 928 paperwork, fee schedules, assembly notices, etc. so they will have them to file with the court. I have already sent them most of that also, so they will have extra copies. I attached a copy of the narrative/journal I've been keeping. It's long, but most of it is phone and email logs. It's not quite caught up, but close. I also sent the email I sent to Anna; I couldn't remember if I had already sent it. Please keep in touch and forward any updates you get. Armando knows all of my information, passwords, etc. so if they put me in jail, you can still contact him. His email is gonzalezmondo80@yahoo.com and his phone number is (907) 223-6802. Thanks Dave, Carol

On Thursday, August 24, 2023 at 07:03:30 AM AKDT, Dave Kim (A9 Chief)  
<a9chief@protonmail.com> wrote:

Here is a copy of the Notice and Fee Schedule the Alaskan Assembly will be sending to appropriate parties.

Attachments below...

[Notice Resolution & Determinations \(1\)](#)

[Fee Schedule-New – The Alaska Assembly](#)

**Aug 23, 2023:**

CAROL HARTMAN <caroljhartman@yahoo.com>  
To:avannavon@gmail.com  
Wed, Aug 23 at 1:28 PM

**Marco Call:**

Marco called and said he found out today they indicted me, so I guess I'll be going to jail ! ! ! ! ! . This is so ridiculous! Wonder what my bail will be? I emailed Anna today, will try to attach it to this. I copied them into a word document. Have you heard any news or updates lately. We elected a Liaison for State and County at our meeting last night, but no clue where to go from there. Carol



**Letter to Anna:**

Hello Anna, I know you are very busy with tons of issues, but I would like to find out exactly what information you need from me regarding the foreclosure and eviction of Carlos Gonzalez' patented property. I have attached an index list of the documents I currently have in my possession for you to look at and let me know which ones you will need. I'm staying in Palmer with my son, Armando, and I can easily copy the entire binder for you if you'd like, then bring it to you, or possibly give it to Shannon.

I would also like to inquire about any updates on finding a pro bono attorney for Marco and Carlos, any information, procedures, or forms you may have created regarding a liaison to deal with removing them from "their" jurisdiction to "our jurisdiction; our Jural Assembly. They are unable to have a "jury of their peers", and at this time. Carlos' trial (and possibly Marco's) has already been set for 9/11, which is approaching very soon, especially considering they have received absolutely no discovery to date. They have not even been allowed to speak during any court hearings; not allowed to request a "contract", challenge jurisdiction, etc.

Our Assembly previously nominated officials to hold the position of state and county liaisons, which were voted on and elected at our weekly assembly meeting last night. We have also created determination letters of "no injury" for both men.

They have been incarcerated for 32 days now but are determined to stand on their rights, no matter how long it may take. I continually pray that they will be released soon, and are at least able to mount a defense, if charges are not completely dismissed.

Please advise as to what documents you need, and any updates you can divulge regarding Area 9 Continental Deputy Chief Marco Gonzalez and our state Marshal-at-Arms, Carlos Gonzalez, who is also our county director.

Thank you very much in advance for your greatly anticipated response.  
Carol Hartman, Alaska Assembly state treasurer and mother of Carlos and Marco Gonzalez

**Aug 17, 2023:**

Alaska Assembly Notice 8-17-23:

Attached is a Draft Notice the Alaska Assembly "of the Whole" has composed.  
The Alaska State Assembly has nominated a State Liaison Dave Lee, and will be elected 8/22/03.

We are looking to develop Protocol, Role responsibility, jurisdiction crossroads and maintaining honor and peace.

Our Court is looking to create a Form for Release: method, terms and strategy will need input.

The First Alaska County Sheriff will be available to be by his side if needed.  
Our Court is willing to proceed with a "Determination Case" of No Injury, harm, damage, violence or contract.

We do not know where the Claim will initiate from, but expect will include misrepresentation of a civilian, Color of Law, harassment and compensation.

The challenge is acknowledgement.

Please view attachment links below.

Thank you for all of your assistance.

**DRAFT The Alaska Assembly Notice Letter – Copy**

**13 Marco – Violation of God Given Rights**

**5 Carlos – Violations of God Given Rights**

**20 Carlos – Violations of God Given Rights**

**Aug 16, 2023:**

Dear American Nationals,

We need your help to bring attention to the corrupt Alaskan Courts, LEO's, Attorneys, and Agencies, we have provided a link to the Homer Home page as well as others as a resource. We also highly encourage those to go onto Facebook, and view the post Homer PD posted about the Marco and Carlos' arrest around July 24, 2023. They believe that by posting it publicly it will absolve them of any wrong doing and get brownie points, which is pure fantasy and disinformation. Those whom gave that post a thumbs up are clearly ignorant of the True Facts, or they are friends or family of those working for the Homer Police Dept..

Please show your support for Marco and Carlos on Facebook and other social media platforms and give Homer PD's post a thumbs down and a scathing post! Our goal is to get them to shutdown their Facebook page or redact that post, due to them not wanting to bring attention to their unlawful practices. The last thing they want is an investigation into their corruption by the DeFacto Feds, Conservative Media, and the backlash they'll receive from Public Scrutiny! A YouTube video is in the works showing how unlawful and ruthless Homer PD was when arresting Marco, Carlos, and their Mother! It also shows unlawful search and seizure of their assets like gold, silver, cash, heirloom jewelry, firearms, etc.. All done without a Warrant and without providing an itemization of what they confiscated. All 50 States will be notified if and when we can upload the video to YouTube.

Thank you in advance!

**Homer City Link: [City of Homer](#)**

**Homer Police Dept: <https://www.cityofhomer-ak.gov/police>**

**Homer Court: <https://courts.alaska.gov/trialcourts/index.htm>**



**Aug 16, 2023:**

Carol Update 8-16-23:

I accidentally hit send. They transferred him several times to numerous people and finally told him to call back this afternoon for an answer. I wonder if that means they will remove my visiting rights? If they do I can no longer send them money. They may stop them from receiving mail from me too. I have been sending them tons of legal paperwork, copies of past notices they've sent, lawsuits, etc. I'm really upset about this. If they stop them from calling Armando, we will lose communication and that cannot happen. They're still not being allowed to talk in court and if they attempt to, they are immediately returned to jail. I sure hope they find a lawyer soon or I'm really afraid of what will happen. We discussed electing a liaison for our county assembly as well as the State Assembly. However what are the policies and procedures that will be involved with contacting the de facto courts, jails, etc., and removing ASN's and ASC's from incarceration? It feels like it's still going to be a long time before they get to come home and that though is becoming unbearable, especially now that I can't even talk to them. If I haven't been charged with anything, then I'm not a co-defendant and I should be allowed to discuss case issues with them. We've tried not to discuss lots of details of the incident, but it's nearly impossible, and they need to discuss the issues involving the court appearances, etc. or how am I supposed to know what's going on. Im so angry right now, but keeping praying they will get help and finally be released. It's going on a month now 🤔😞🙏

### **Wikipedia definition: Sovereign Citizen Movement**

The sovereign citizen movement (also SovCit movement or SovCits)[1] is a loose grouping of litigants, anti-government activists, tax protesters, financial scheme promoters, and conspiracy theorists who adhere to pseudolegal concepts. Sovereign citizens claim to be answerable only to their particular interpretations of the common law and believe that they are therefore not subject to any government statutes or proceedings, unless they consent to them.[2][3] The movement, which appeared in the early 1970s, is American in origin and exists primarily in the United States, though it has expanded to other countries: the freeman on the land movement, an offshoot of the sovereign citizen movement with similar doctrines, emerged during the 2000s in Canada before spreading to other Commonwealth countries.[4] In the United States the Federal Bureau of Investigation (FBI) describes sovereign citizens as “anti-government extremists who believe that even though they physically reside in this country, they are separate or ‘sovereign’ from the United States”.[5]

Example illustration of a sovereign citizen homemade “license plate”

The sovereign citizen phenomenon is one of the main contemporary sources of pseudolaw: adherents to its ideology believe that courts have no jurisdiction over people and that the use of certain procedures (such as writing specific phrases on bills they do not want to pay) and loopholes can make one immune from government laws and regulations.[6] They also regard most forms of taxation as illegitimate and reject the use of such things as Social Security numbers, driver's licenses, and vehicle registration.[7] Sovereign citizen arguments have no basis in law and have never been successful in court.[3][6]

The movement may appeal to people facing financial or legal difficulties, or wishing to resist perceived government oppression, and looking for a mechanism that will solve their problems.

As a result, it has grown significantly during times of economic or social crisis.[8] Most schemes promoted by sovereign citizens involve means to avoid taxes, ignore laws, eliminate debts, or extract money from the government.[3]

American participants in the movement claim that the United States federal government is illegitimate.[3] They argue the concept of individual sovereignty in opposition to the idea of “federal citizens,” who, they say, have unknowingly forfeited their rights by accepting some aspect of federal law.[9] Their foreign analogues hold similar beliefs about the government of their own countries. The movement can be traced back to American far-right groups like the Posse Comitatus and the constitutionalist wing of the militia movement.[10] While the sovereign citizen movement was originally associated with white supremacism and antisemitism, it now attracts people of various ethnicities, including a significant number of African Americans.[3] The latter sometimes belong to self-declared Moorish sects.[11]

The majority of sovereign citizens are not violent[2][12] and many will use pseudolegal tactics in attempts to ignore certain rules, to evade responsibility for debt, or to avoid having to pay license fees and traffic tickets. However, the methods advocated by the movement are illegal and warrant prosecution; sovereign citizens notably adhere to the fraudulent schemes promoted by the redemption “A4V” movement. Many sovereign citizens have been found guilty of offenses such as tax evasion, hostile possession, forgery, threat against public officials, bank fraud or check fraud, as well as various degrees of traffic violations.[3][5][13] Two of the most important crackdowns by U.S. authorities on sovereign citizen organizations have been the 1996 case of the Montana Freeman and the 2018 sentencing of “Judge” Bruce Doucette and his associates.[14] Also, because some have engaged in armed confrontations with law enforcement,[2][15] the FBI classifies “sovereign citizen extremists” as domestic terrorists.[16] Terry Nichols, one of the perpetrators of the 1995 Oklahoma City bombing, subscribed to a variation of sovereign citizen ideology.[13] In surveys conducted in 2014 and 2015, representatives of U.S. law enforcement ranked the risk of terrorism from the sovereign citizen movement higher than the risk from any other group, including Islamic extremists, militias, racist skinheads, neo-Nazis, and radical environmentalists.[17][18] The New South Wales Police Force in Australia has also identified sovereign citizens as a potential terrorist threat.[19]

**Aug 12, 2023:**

Carol Update 8-12-23:

Hi Dave,

I received your email from Anna, and can't wait to tell Marco and Carlos about it. I sure hope they can get an attorney to the jail VERY SOON, so they can get some discovery and finally have a voice in these corrupt courts! I just forwarded it to Donna and will call her to follow up on things asap. I also got your screenshot of the police car logo, and I love it! Need to get busy posting it now. Sorry about the phone call that was supposed to be made to you from Marco. I didn't get a call from him after his dinner so I could tell him about your phone app issue, and to tell him to try you again that night. However, I did talk to him much later that night, and he was going to try to call you again this morning. I sure hope he got in touch with you. Armando added your phone number to his Securus Technologies account, so Marco can call you whenever, not just when he gets a free call! I'm working on getting all my notes caught up and will forward you

a copy as soon as I'm done. If you need any information other than what I sent you previously please let me know and I will get right on it. Carol

**Aug 10, 2023:**

Carol Update 8-10-23:

Hi Dave, here's the original paperwork I received when the police finally released me and let me return to the house 6 hours after they first detained me and Marco. I also attached the Homer news article from 2016 when they made a huge marijuana bust, and the Courtview records for Joseph Gabryszak that are unbelievable. Carol.

P.S. When Marco called me yesterday, he said he'd had his "representation hearing" in court, and they told him he is not allowed to represent himself; he has to have an attorney, and they had already assigned him a public defender. He said when he has asked them about having a contract and their bond, they say he's not allowed to ask questions, only an attorney can ask questions. He saw Carlos for about 5 minutes, and Carlos said he was told the same thing at his hearing the day before, and he's not being allowed to represent himself either. This is so frustrating!!! They've been allowed to "present" themselves before, so why are they not being allowed to this time?

**Court and Prisoner Info:**

Wildwood Pre-Trial Facility  
5 Chugach Avenue  
Kenai, Alaska 99611  
(907) 260-7200

Marco Antonio Gonzalez, Prisoner #407697  
Carlos Raul Gonzalez, Prisoner #403461  
(907) 283-6750 – Cannot call this number, it's the number prisoners call others from.

Homer Courthouse  
3670 Lake Street, Bldg. A  
Homer, Alaska 99603  
(907) 235-8171

Homer-Superior Court Judge-Bride Seifert (appointed 2020)

Kenai Department of Law  
District Attorney's Office  
John Iannaccone – (Prosecuting Marco and Carlos' cases)

Homer Police Department  
624 Grubstake Avenue  
Homer, Alaska 99603

[Alaska Judicial Cover-Ups 1.10.23](#)

[Marco 13 charges-Courtview records](#)

[Marco-Courtview record](#)

[Carlos 20 charges -Courtview records](#)

[Carlos 5 charges-Courtview records](#)

[Carlos Courtview record](#)

[Affidavit-Search Warrants HOMER](#)

**Aug 1, 2023:**

From the Federation 8-1-23:

Area 9 Chief, Dave.

Thank you very much for keeping abreast of the continuous situation with the Alaska Marshal-at-Arms Carlos, and with Chief Continental Marshal Marco in particular.

Senior Chief Paul and I held a meeting with Anna and Harold along with Shannon and Ben regarding their awareness of the situation as we know it.

Feel free to share this acknowledgment update as it stands this day with the Alaska State Coordinator:

- 1) It is the aim of the Federation to reach out by contacting a pro bono lawyer within the DeFacto to intercept the case as it is currently and move forward with having either, or both men removed from unlawful incarceration leaving only any pending trial hearing remaining (if any).
- 2) It is also the aim and suggestion by the Federation to attempt establishing a Federation funded Liaison for collaboration purposes when visitation is limited or restricted by such DeFacto law enforcement officers to incarcerated American State Nationals/Citizens.
- 3) It is the expectation of the Federation that (once they're resources have been successfully contacted) they should be able to (at a minimum) obtain a pro bono lawyer to take on the case and carry the conclusion to its eventual end through the DeFacto court system, or to its abrupt dismissal; whatever the outcome.
- 4) It is also the expectation by the Federation that this case should be immediately embraced by the State Jural Assembly where the unlawful incarceration took place, so that it (the Jural Assembly) can begin its own preliminary investigation prior to (and especially after) the release of the case details.
- 5) They (the Federation) will be preparing to assist with further follow-up detail regarding the anticipated process around habeas corpus and the notifying the Federal District Court of Washington D.C. regarding this unlawfully treated development.

^ The above details are what we are currently tracking.

We will continue to remain in contact with you of this development until such time as it is concluded.

We have been assured by the Federation the Continental Marshal Service will remain in the information loop as situations on their end regarding contact of the selected pro bono lawyer willing and able to take on the case as it currently exists, even (as stated above) to the very end.

Please share with all immediately invested Alaskan people accordingly.

If you, or they upon the Alaska State Assembly has any further questions or information please do not hesitate to reach out. We will do our best to return with the highest quality of valuable information available in a timely manner.

**July 13, 2023:**

Below are images taken by Carol (Mother) with her cell phone of Marco Gonzalez and the injuries he sustained while being falsely arrested by Homer Police and State Troopers. Here you can see that Homer Police used excessive force when arresting Marco even though he was not resisting.













Currently, Carol is in the process of providing us with additional video taken during the arrest. We will post the video(s) as soon as we receive and render them.