UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

UNITED STATES OF AMERICA §

VS.

§ CRIMINAL NO. B-14-876-001

KEVIN LYNDEL MASSEY

SEALED GOVERNMENT'S OPPOSED MOTION FOR NON-GUIDELINE SENTENCE

§

TO THE HONORABLE SENIOR JUDGE OF SAID COURT:

COMES NOW the United States Attorney for the Southern District of Texas, by and through Assistant United States Attorney, and files this MOTION FOR NON-GUIDELINE SENTENCE.

I. INTRODUCTION

As the Court is well aware each individual case demands a particularized evaluation of the facts surrounding an individual's violation of the laws of the United States. Part of this particularized evaluation is the use of the advisory sentencing Guidelines. The use of the Guidelines, however, remain in the context of achieving the goals set by Congress under Title 18 United States Code (U.S.C.) §3553(a). Indeed, "Congress never intended sentencing 'to become a hyper-technical exercise devoid of common sense." *U.S. v. Smith*, 440 F. 3d 704, 707 (5th Cir. 2006); citing *U.S. v. Gonzales*, 250 F.3d 923, 930 (5th Cir. 2001). In cases where the "nature and circumstances of the offense," as well as the "history and characteristics of the defendant" compel a greater sentence than that which is provided pursuant to the United States Sentencing Guidelines Manual (U.S.S.G.), the Court may impose a non-Guideline sentence to achieve the goals enumerated by Congress in 18 U.S.C. §3553(a). Title 18 U.S.C. 3553(a)(1).

This case presents a situation where the advisory Guidelines are insufficient to meet the

goals set by Congress, namely: "to reflect the seriousness of the offense, to promote respect for the law," to "afford adequate deterrence to criminal conduct," and "to protect the public from further crimes" of this Defendant. The insufficiency of the advisory Guidelines at achieving a just and proper sentence relates directly to Defendant's history and characteristics as well as the nature and circumstances of the offense, factors which the advisory Guidelines could not take into account. It is for those reasons the Government requests that the Court impose a non-Guideline sentence exceeding the range provided for by the advisory Guidelines.

II. DEFENDANT'S HISTORY AND CHARACTERISTICS

Thirty years ago Defendant Kevin Massey's involvement with illegal weaponry began. In October of 1985, at the age of nineteen (19), he was convicted for the offense of unlawful carrying of a weapon. (PSR, Paragraph 61). In his possession were two baseball bats spiked with nails and improvised weapons including a table leg attached to a chain. (PSR, Paragraph 61). One month later, in November of 1985, Defendant Kevin Massey was once again convicted for unlawful carrying of a weapon when he was found in possession of a .38 caliber revolver. (PSR, Paragraph 62). He was later convicted twice for burglary of a habitation. (PSR, Paragraphs 63 and 64). At some point thereafter Defendant Massey joined the Cossack Motorcycle Club. (PSR, Paragraph 81). He acted as the sergeant-at-arms during his time with this organization. (PSR, Paragraph 81). Following all of these events Defendant ventured to Brownsville, Texas, and joined an organization referred to as Rusty's Regulators or Rusty's Rangers. (PSR, Paragraph 7). While in the Brownsville area Defendant was discovered to be in possession of multiple tactical firearms, improvised explosive grenades, and thousands of rounds of ammunition.

More disturbing are Defendant Massey's motivations for possessing the firearms. By his own words he intended to remain at the border until Defendant and the other members of Rusty's

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Regulators "seal[ed] the border or there's some sort of civil war."¹ On more than one occasion Defendant Massey went as far as hypothesizing publicly about a call to arms, ostensibly in resistance to the federal government.² Defendant Massey's motivations for possessing firearms do not rest solely on hypothesis.

On April 19th, 2015, while Defendant Massey was charged in a four count indictment for being a felon in possession of a firearm, he provided a link on his Facebook account sponsoring an article related to the Oklahoma City terrorist attack.³ That article referred to the Oklahoma City bombing as the act of a "patriot who intended to light the fuse of violent resistance to the government's overarching, and deadly, imposition upon the rights of the people."⁴ This same article goes on to analogize the prosecution of Defendant Massey with the previously stated motives of the so called "patriot" who attacked the Murrah Federal Courthouse in Oklahoma City in an act of terrorism thereby murdering innocents, including children.⁵ One month later, on May 16th, 2015, Defendant made a lengthy statement on his Facebook account asking others if they

2 See Attachment 1, Government's Exhibit 1B, Facebook post by "KC Massey III" dated March 19, 2015; also see Attachment 2, Government's Exhibit 1C; Facebook post by "KC Massey III" dated May 16, 2015.

3 See Attachment 3, Government's Exhibit 1C. This post was made on the twentieth anniversary of the Oklahoma City Terrorist Bombing.

5 See Attachment 4, Government's Exhibit 1D.

^{1 &}quot;German Reporter" video published to Youtube.com on October 13, 2014 by user "Kc Noneya." This video is publicly available at https://www.youtube.com/watch?v=JpDhjY8Ehas. The government will provide a digital copy of this video to the Court at the time of sentencing marked as Government's Exhibit 1A. The forty-five minute video is a recording of an interview of Defendant by an individual representing himself as a journalist with the German news agency Der Spiegel. The quoted statement is at approximately nineteen minutes into the video.

⁴ See Attachment 4, Government's Exhibit 1D. "April 19, 2015" by Gary Hunt published to Outpost of Freedom. The writer of this article, Gary Hunt, has remained in close contact with Defendant throughout the pendency of the prosecution. Defendant has communicated with Gary Hunt on at least eighty (80) occasions from the jail since his detention. This article is still available online at http://outpost-of-freedom.com/blog/?m=201504.

were "willing to defend this countries(sic) constitutional republic with [their] life and property."6 Defendant went on in that same statement to call for a "plan of action to restore our Constitutional Republic" including "committees of safety."7 Most alarmingly, on May 3rd, 2015, Defendant called upon others through his Facebook account "to make a STAND and not back down."8 Defendant elaborated in this post to social media stating: "I have suffered long enough under this illegal prosecution (over 6 months) and either the Judge will do the right thing or I will. I have been very patient and they have cost me my freedom of movement and cost me thousands of dollars UNLAWFULLY and against the Constitution, and I will not keep taking it laying (sic) down. I am not a criminal nor will I be treated as such without repercussion. This is my call for Action if the courts fail to adhere to law. When criminals get killed rioters tear down cities, when patriots get arrested we all sit back and do nothing. Its (sic) time to take a stand America." (emphasis added).9 On that same date Defendant commented through Facebook on the above referenced post adding: "I am requesting ALL who can to come to my house incase (sic) the feds try and pull some bullshit. They have already been trying to set me up to revoke my bond. I will NOT allow them to retake my freedom. This is an urgent call and I am not taking this call lightly. I have several acres and home to secure to make sure no unwanted people come here. If people will stand for Bundys (sic) and the Sugar Pine Mine will they stand with a proven patriot. No matter I am on a heightened alert and I will NOT allow anymore harassment or abuses by the federal government toward me. If you are really serious about making a stand, Come make it with me on my PRIVATE property."10

Aside from Defendant's disdain for the federal government and his disturbing motivations

- 6 See Attachment 2, Government's Exhibit 1C.
- 7 See Attachment 2, Government's Exhibit 1C.
- 8 See Attachment 9, Government's Exhibit 1K.
- 9 See Attachment 9, Government's Exhibit 1K.
- 10 See Attachment 9, Government's Exhibit 1K.

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for arming himself, Defendant Massey has repeatedly demonstrated his utter disregard for federal law. Defendant has previously characterized his arrest and prosecution as "kidnapping."¹¹ He has referred to federal law employees as "cockroaches" and "maggots" in the same breath in which he claimed he was "preparing for war."¹² These statements by Defendant Massey have continued to be made throughout the pendency of this prosecution. As recently as October 2nd, 2015, Defendant Massey referred to his arrest and charge as "kidnapping" and characterized the actions of the federal government as "illegal."¹³

It isn't enough to say that Defendant doesn't respect the laws of this country. Defendant Massey doesn't even recognize federal law. In the previously referenced letter dated October 2nd, 2015, Defendant Massey stated that "[t]he federal government has kidnapped and imprisoned me without any jurisdiction or authority by law."¹⁴ He goes on to misconstrue state law by claiming "I was and am in full compliance with state law."¹⁵ Defendant Massey was not in compliance with Texas law at the time of his arrest for federal charges because he is a convicted felon and was in possession of firearms "away from the premises" where he lived. *State v. Mason*, 980 S.W.2d 635, 638 (Tex. Crim. App. 1998).¹⁶

His claim regarding Texas law is overshadowed, or perhaps more clearly characterized,

- 13 See Attachment 7, Government's Exhibit 1G.
- 14 See Attachment 7, Government's Exhibit 1G.
- 15 See Attachment 7, Government's Exhibit 1G.

16 Premises does not include Defendant's vehicle, even if Defendant is homeless. See *Nesbit v. State*, 720 S.W. 2d 888 (Tex. App. – Austin 1986). Moving from one residence to another while in possession of a firearm is not an exception to premises requirement. See *Senters v. State*, 648 S.W. 2d 30 (Tex. App. – Dallas 1983). All felons in possession of a firearm are in violation of law if possession is within five years of the previous conviction; if, however, the possession is outside of five years then the possession of the firearm is limited to the premises where Defendant lives. See *State v. Mason*, 980 S.W. 2d 635 (Tex. Crim. App. 1998).

¹¹ See Attachment 5, Government's Exhibit 1E.

¹² See Attachment 6, Government's Exhibit 1F.

by other claims Defendant has made in his recent past. In December of 2014 Defendant Massey publicly stated to his Facebook account that he was "[g]oing in for drug test #2 in 3 days."¹⁷ Moreover, he wrote "I don't have any drug history or drug arrests."¹⁸ Not long thereafter Defendant failed his court ordered drug test and was held pending trial. (PSR, Paragraph 47). In a similar fashion, Defendant Massey has previously represented himself to law enforcement as "former military", adding that he "know[s] how to handle a weapon...and even under fire and when [he] hears gunfire."¹⁹ He has made this claim despite being discharged from the Army fifty-nine (59) days after joining. (PSI Paragraph 92).

Defendant's zeal for arming himself with weaponry and the disturbing motives behind that armament are coupled with an alarming rage. His appeals are not only to the public, but also to a higher power. In a phone call from the jail to his daughter, Defendant Massey stated that while he "[didn't] hold hate in his heart" for the prosecutor and that he had "asked God to forgive [the prosecutor]," he did nevertheless expect "God to punish [the prosecutor]... to kill his kids" and "to kill his wife."²⁰

In summation, Defendant Massey has a long history dating thirty years of involving himself with firearms and illegal weaponry. Defendant has no regard for the laws of the United States and denies the authority of the federal government to enforce the laws enacted by Congress. Defendant refers to employees of the federal government as "cockroaches," and has publicly positioned himself in support of the man who perpetrated the Oklahoma City bombing; a terrorist

¹⁷ See Attachment 8, Government's Exhibit 1H.

¹⁸ See Attachment 8, Government's Exhibit 1H.

^{19 &}quot;BP Jam up of citizens on Patrol 2 Audio Only" digital audio published to Youtube.com on October 14, 2015 by user "Kc Noneya." This audio is publicly available at https://www.youtube.com/watch?v=qF1Kpv2qs6o. The Government will provide a digital copy of this audio to the Court at the time of sentencing marked as Government's Exhibit 11. The quoted portion is approximately seven minutes and thirty seconds into the recording.

²⁰ Defendant Massey phone call from the jail dated September 13, 2015 identified as call number 62789032. The Government will provide this jail call as Government's Exhibit 1J.

and murderer characterized as a "patriot" through links on Defendant's Facebook page. Defendant represents himself as a military man who abstains from drug use, when in truth he is neither. Defendant Massey is a man who calls upon God to end the lives of the innocent to gratify his anger.

III. NATURE AND CIRCUMSTANCES OF THE OFFENSE

On October 20th, 2014, Defendant Massey was arrested in the parking lot of a hotel in Brownsville, Texas. This event followed the confiscation of his weapons on August 29th. In his possession on October 20th, 2014, were not only two .45 caliber semiautomatic pistols, one on his person and one his hotel room, but also what could be characterized as a private arsenal.

In his vehicle, a 2006 Ford F-150, was an ammunition box containing fourteen (14) bags of ammonium nitrate. In total, Defendant Massey was armed on October 20th with 2,460 rounds of ammunition in his vehicle alone. Nine of the rounds recovered from the vehicle were identified as armor piercing. Previous testimony at trial from ATF Agent Andres Rivas also detailed that Defendant had subsonic rounds in his possession; the purpose of these rounds is to be fired from a weapon equipped with a suppressor.

In Defendant's hotel room, aside from the .45 caliber pistol found on his nightstand, were assorted rounds of ammunition and two cloth bandoliers containing twenty 37 millimeter cartridges. Sixteen of these twenty cartridges were homemade improvised explosive grenades. The cartridges were filled with explosive powder and shrapnel. Some were designed to function like a grenade, and others were designed to be fired like a bullet. All of them were made to be fired from a 37 millimeter grenade launcher.

IV. APPLICATION OF LAW

On December 15, 2004, Jamold Smith pled guilty to one count of felon in possession of a firearm pursuant to 18 U.S.C. §922(g)(1). U.S. v. Smith, 440 F.3d 704, 705 (5th Cir. 2006). At the time of sentencing, the applicable Guideline range for Jamold Smith's offense was twenty-one to twenty-seven months. *Id.* Upon a finding that the applicable Guideline range did not adequately take into account all of the factors of his sentence, the sentencing court deviated from the Guideline range and sentenced the defendant to sixty months imprisonment. *Id.* The defendant appealed challenging the sentence.

In *U.S. v. Smith* the Fifth Circuit recognized three types of sentences under "the advisory Guidelines regime." *Id.* First, a sentencing court "may exercise its discretion and impose a sentence within a properly calculated Guidelines range." *Id.* at 706-707. In those instances appellate courts will "infer that the judge has considered all factors for a fair sentence" and the sentence is accorded a rebuttable presumption of reasonableness. *Id.*, citing *U.S. v. Mares*, 402 F.3d 511, 519 (5th Cir. 2005).

Second, a court may "impose a sentence that includes an upward or downward departure as allowed by the Guidelines." *Id.* This is also considered a Guideline sentence, but in this context the "decision to depart and the extent of the departure" are reviewed under an "abuse of discretion" standard. *Id.* citing *Mares*.

Third, following *Booker*, a sentencing court may impose a non-Guideline sentence "either higher or lower than the relevant guidelines." *Id.* Before imposing this sentence, however, the sentencing court "must consider the Sentencing Guidelines." *Id.* As such, the applicable guideline range should be employed "as a frame of reference." *Id.* citing *U.S. v. Fagans*, 406 F. 3d 138, 141 (2nd Cir. 2005); *U.S. v. Jackson*, 408 F. 3d 301, 305 (6th Cir. 2005).

When imposing a non-Guideline sentence "a district court must more thoroughly articulate its reasons." *Id.* at 707. "The farther a sentence varies from the applicable Guideline sentence, 'the more compelling the justification based on factors in section 3553(a)' must be." *Id.* citing *Mares.* "These reasons should be fact-specific and consistent with the sentencing factors

enumerated in section 3553(a)." *Id.* citing *Mares.* However, the "court need not engage in 'robotic incantations that each statutory factor has been considered," since "Congress never intended sentencing 'to become a hyper-technical exercise devoid of common sense." *Id.* citing *U.S. v. Lamoreaux*, 422 F. 3d 750, 756 (8th Cir. 2005); *U.S. v. Gonzalez*, 250 F. 3d 923, 930 (5th Cir. 2001).

"A non-Guideline sentence unreasonably fails to reflect the statutory sentencing factors where it (1) does not account for a factor that should have received significant weight, (2) gives significant weight to an irrelevant or improper factor, or (3) represents a clear error of judgment in balancing the sentencing factors. *Id.* 708.

In U.S. v. Smith the Fifth Circuit upheld the sixty month sentence reasoning that the sentencing court had considered the proper factors, namely the factors and goals enumerated in 18 U.S.C. §3553(a). Like in the case of U.S. v. Smith, the Guideline sentence of Defendant Massey does not sufficiently address the factors enumerated in 18 U.S.C. §3553(a).

V. IMPOSITION OF A JUST AND PROPER SENTENCE

Pursuant to 18 U.S.C. §3553 the purposes of a sentence includes the need "to reflect the seriousness of the offense," "to promote respect for the law," "to afford adequate deterrence to criminal conduct," and "to protect the public from further crimes of the defendant." These factors are not sufficiently met in this case through the imposition of a guideline sentence.

Defendant Massey's statements and actions demonstrate that he has no respect for the law. Defendant Massey believes, or at minimum represents, that he has been kidnapped by a government with no authority to prosecute him. He openly rejects federal law while misconstruing state law. Because Defendant not only disrespects the law, but explicitly rejects the legitimacy of it he will undoubtedly rearm and reoffend once released from prison.

Defendant's conduct surrounding this prosecution demonstrates his motivation for

possessing firearms, despite being a two-time convicted felon. Defendant has called upon those who may share his misguided and misinformed views to take up arms in resistance against civilized laws enacted to protect the public. Through social media Defendant has endorsed the actions of a terrorist qualifying the murder of hundreds as the act of a patriot. Defendant's hatred of federal "cockroaches" and "maggots" is not limited solely to the employees of the federal government, but also extends to their spouses and children. The shadow of Defendant's motivations to arm looms grimly over his possession of sixteen 37 millimeter improvised explosive grenades and 2,460 rounds of ammunition.

A Guideline sentence in this case is not sufficient to promote respect for the laws of the United States. A Guideline sentence in this case is not sufficient to reflect the seriousness of Defendant's actions. A Guideline sentence in this case will not deter Defendant's future conduct, nor will it sufficiently protect the public from Defendant's future activity. The Government respectfully requests a non-Guideline sentence above the Guideline range.

Respectfully submitted,

KENNETH MAGIDSON UNITED STATES ATTORNEY

<u>/s/ William Hagen</u> William Hagen Assistant United States Attorney State Bar No. 08688600 Federal Bar No. 28261 600 E. Harrison, Suite 201 Brownsville, Texas 78520 Tel: (956) 548-2554 Fax: (956) 548-2711

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CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of December, 2015, a copy of Government's Request

for Reciprocal Discovery was served by Notification of Electronic Filing to counsel for Defendant.

KENNETH MAGIDSON UNITED STATES ATTORNEY

<u>/s/ William Hagen</u> William Hagen Assistant United States Attorney

CERTIFICATE OF CONFERENCE

I hereby certify that I have conferred with defense counsel Luis Sorola and regarding me the Government's Request for Upward Departure or Non-Guideline Sentence and have been informed he is opposed.

> KENNETH MAGIDSON UNITED STATES ATTORNEY

<u>/s/ William Hagen</u> William Hagen Assistant United States Attorney

CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of December, 2015, a copy of Government's Request for Reciprocal Discovery was served by Notification of Electronic Filing to Veronica B. Smith, Federal Probation Officer assigned to Defendant.

> KENNETH MAGIDSON UNITED STATES ATTORNEY

<u>/s/ William Hagen</u> William Hagen Assistant United States Attorney

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KC Massey III May 16

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rule on the motions presented to his court! I want to also Thank God for being

GOVERNMENT

Outpost of Freedom

when the government is pointing their guns in the wrong direction

April 19, 2015

April 19, 2015, 9:12 pm



April 19, 2015

Gary Hunt Outpost of Freedom April 19, 2015

Twenty years ago, today, the Murrah Federal Courthouse, in Oklahoma City, was bombed by a patriot who intended to light the fuse of violent resistance to the government's overarching, and deadly, imposition upon the rights of the people. Some of the motivation behind this act was a response to the efforts of government, just two years earlier, to divest some people of their right to bear arms, and other infringements of the Constitution.

Twenty-two years ago, today, agencies of the federal government murdered over 80 people; in Waco, Texas; men, women, and children, in their own home/Church. Again, divesting the right to bear arms, and other constitutional infringements were the underlying elements in this event.

Two-hundred and forty years ago, today, more than 80 men stood on Lexington Green to demonstrate dissatisfaction with the government's effort to divest them of their constitutional and sacred right to keep arms.



http://outpost-of-freedom.com/blog/?p=1118

12/15/2015

Today, K. C. Massey's attorney, Louis Sorola, filed (electronically) a Motion to Dismiss the Indictment upon which the government's case against Massey rests. That motion is an objection to the government's attempt to divest Massey of his right to bear arms, by overreaching constitutional authority.

There are two elements in each of these events. First, arms; Second, the Constitution

Now, the government and Mainstream Media downplay the latter and demonize the former. And, that has become the underlying creed of law enforcement, as demonstrated by the short (45 second) video clip, "Sheriff's Deputy Admits MRAPs Are For Constitutionalists". Though the jurisdiction and the date of the video are not known (unless someone comes forward with that information), it is apparent that the two deputies are serious in what they say:

Deputy #1: "We've got a lot of constitutionalists and a lot of people that stockpile weapons, a lot of ammunition, and they have [intelligible] weapons here locally."

So, the first Deputy sees danger in "constitutionalists" stockpiling weapons and ammo. He sounds a lot like General Gage, military governor of Massachusetts.

Deputy #2: "It's worldwide. The world is unstable now; you look anywhere, you watch the news."

As to the second, what is "worldwide"? The fear of constitutionalists is an international problem? "Hey, buddy! Yeah, you, the deputy, don't you work for this county? What are you doing dealing in international matters?"

As George Santayana said, "Those who cannot remember the past are condemned to repeat it."

Have we learned? Can we remember? What, possibly, can the government do to return to the Constitution, and avoid the violence that they have already begun?

Let us not slide further into that abyss of abject slavery and obedience to a government that was supposed to belong to us.

Government's purpose is to govern the Government, Not to govern the People.

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2 Comments

- 1. April 19, 2015 | From the Trenches World Report says: April 20, 2015 at 3:15 am
 - [...] Outpost of Freedom [...]
- 2. Daniel Nurnberger says: April 20, 2015 at 2:38 pm

Those who oppose liberty...will soon fall to tyrannical rule.

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KC Massey's Letters from Jail

Massey - Letters from Jail #10

Oct 2, 2015

To all American Patriots.

Please. I beg you to help me yeek justice. My civil and constitutional rights have been overthy violated. In court records the court even acknewledged under the language and the authority of the law 1 am not guilty of any crime. Thave been kidnapped by the federal government and illegally, uncenstructionally forced into federal jurisdiction and court for no illegal actions by me.

ft is the equivalent of a Texas critizen being kidinapped by the store of Illinois, extradited to Illinois and charged by Illinois for violuting Illinois state law even though I never went to Illinois

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We personally witnessed the US Border Partol allowing illegal invasion and the Border Partols illegal and unconstitutional treatment of Legal US entrets, while allowing illegal smuggling and illegal invasion and the Border Partols illegal and unconstitutional features of Legal US entrets, while allowing illegal smuggling and illegal invasion and the Border Partols illegal and unconstitutional features of Legal US entrets, while allowing illegal smuggling and illegal invasion and the Border Partols illegal and unconstitutional features of Legal US entrets, while allowing illegal smuggling and illegal invasion and the Border Partols illegal and unconstitutional features of Legal US entrets, while allowing illegals muggling and illegal invasion and authority, kidnapped myself and features of the Fortester in Texas.

The Bender Parol never punshed the BP agent who violated Texas and federal law by illegally and unlawfully discharging his furarini. improvoked, at American entiren while allowing cattel members to move unabated. +The Government committed prejury in coart documents against me as established in textmany before the court. The BP not only committed an aggra-attel felory association also illegally detained and search provide property from private criteria on private property, without warrant of anticulable probable cause to justify the illegal and unlawful presecution of American Pariosis, definding our state and country.

The details and chronology of this travesty of justice can be found at Outpost of Freedom. Please share this story to all patriots and help us receive justice

Thank you Parson, today it is us, tomorrow it could be you. Please help us before you are find yourself in our position, being illegally persecuted by our own government Sincerely. Keyin Maisey

Previous Letter
Return to <u>Massey Letters manualize</u>



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14-876-01



SOVERNMEN

EXHIBIT

- The University of Life
- Lives in Cash, Texas
- From The Grove, Texas

10 Jo Ann Reichert Prayers

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This is a test ... Give God the glory no matter which way the judge decides

Prayer is the ONLY way 'we' will win against this regime and it's evil minions!!!

Walter Home Find Friends KC Massey III Q KC Massey III Timeline = 2015 = May = 2815 Bill Creed it's you and God. I could pep talk a bunch of lies, but you already HNIC at Shaw Electric Hunt County know the truth. So let me say this, you have prepared well, God is on your side, I May May have and will pray for you. I have seen 1%, 3%, 111%, and I say its 100 % you Studied Life Sciences at School of Hard and God. Lassure you t... See More Knocks. The University of Life 573 Elves in Cash Texas Kelli DeAnne Gordon I'm waiting on the edge of my seat. This situation is intolerable to me so I can't even imagine how you must feel wearing that ef From The Grovel Texas intolerable to me so I can't even imagine how you must feel wearing that effing electronic tracking device. The whole situation burns my ass Whatever you allow the government to do to others... Photos 問題 111 S ELLING it will eventually do to you. 036 KC Massey III I am requesting ALL who can to come to my house incase the feds try to pull some bullshit. They have already been trying to set me up to revoke my bond. I will NOT allow them to retake my freedom. This is an urgent call and Im not taking this call lightly. I have several acres and home to secure to MOTHERIEU make sure no unwanted people come here. If people will stand for the Bundys and the super here where we will they stand with a proven pathol. No matter I amon a heightened alert and I will NOT allow anymore harassment or abuses by the federal government toward me. If you are really serious about making a stand, Come make it with me on my PRIVATE property. Swimming pool included! God Bless and I hope to see some real patriotsjust tough FB talk. I am not posting this lightly!! ∎<u>7</u>3 ⊡ Jeff Shields That was good Bill. It's in Gods hands. Obedience to him and he will 0 About deliver you. I feel good about it. I think the Judge will rule in favor of KC. 15 (<u>1</u>11 KC Massey III The judge has had 2 weeks already to rule, the issue will be I am HNIC at Shaw Electric Hunt County no longer going to comply with the violations of my liberty and rights. This situation may get very intense very soon. Studied Life Sciences at School of Hard Knocks. 的4 The University of Life Paul Norris I am going to have to try and catch up I need this thread and try to understand whats up. As far as waiting...if that is all they can co

IF Lives in Cash, Texas

From The Grovel Texas

then wait...as my wife tells me often....chose your battle...effective these people don't give them a reason to f*** you

Paul Norris Lamin sute correct hell