



this man said: the doctors found that you are competent to stand trial, but I won't get into the details; and further,

The Aggrieved said: i was hoping to talk man to man and face my accuser; and further, the plaintiff /prosecutor said the STATE is not going to go forward with a trial, and further, case was dismissed and the Aggrieved was let go; and further,

during the time the Aggrieved was arbitrarily imprisoned for 21 days he wrote thee notices and tendered to all parties he could:

1. Notice: Protest, 2. Notice: Just Compensation, Notice: False Information;

mailed certified and made on the record with the woman who held the title of: Human Rights Officer named Charline (See Exhibit D); and further,

connected to this incident, two years prior, 9 October 2015 was an additional 5 days arbitrary imprisonment and another false warrant for the same alleged charge but previous and at Cambridge Court House, also resulting in case dismissed on 14 October 2015; and further,

the Aggrieved's intangible property, his right to his liberty thus the product of it, was seized for a total of twenty-seven (27) days; and finally, always acting in good faith, the aggrieved, since November and December of 2015 sent and faxed many, many letters, notices documents, requiring clarification of any alleged warrant, reireing new dates, to the woman acting as clerk, to the man acting as sherriff, to the woman acting as county DA, all of the multiple good faith atmtpts to manage this matter were ignored and the one response was from the Town Manager of the Town of Woburn to let me know that the court had nothing to do with the Town. Instead of honoring a response all parties ignored my communication and as the narrative go's the Aggreieved's liberty was seized regardless about two years later. (See Exhibit E, All good faith documents faxes and letters)