

## CONCLUSION

The late U.S. Federal Judge Edmund Port concluded the following; (1) i have issued an order to correct Mr. Crosbys records, and the Defendants/Appellees have stated they have done so, ( 2 ) by virtue of that correction, there is no longer a question of subject matter jurisdiction before the court, the problem has been fixed. HOWEVER, little did Federal Judge Port know, the Defendants perjured themselves before his bench. In 1986, Plaintiff/Appellant Crosby tried to reopen this same litigation again for a FRAUD on the COURT. The result was, a second U. S. Federal Court ORDER was issued and is provided with the SEPTEMBER 4, 2001, Motion submitted to the District Court in Billings, Montana. Additional evidence has been forthcoming proving the Defendants/Appellees did in fact, FAIL to OBEY that second Court Order as well.

Throughout this 25 plus year battle for LIBERTY, Plaintiff Crosby has conducted himself in good faith, however, the Defendants have committed many criminal acts against the Courts, and have done absolutly nothing in good faith.

All that is required by Plaintiff is some " clear and convincing " evidence that the Defendants perpetrated a FRAUD on the Court in order to have the original decision vacated or set aside. The Plaintiff/Appellant has done just that ! That one document from the USAF dated JUNE 2000, represents the " smoking gun " that any Federal Judge looks for in order to vacate an original decision. Plaintiff did not commit any criminal acts, the Defendants DID.

What about this sovereign immunity claim ? According to the law, it should not, nor can not apply to this case. If this sovereign immunity claim is allowed to continue, then we are right back at NUREMBURG again, and the same issues

presented there, i.e., branding human beings with numbers for systematic elimination, is now present here again. The AMERICAN PEOPLE did not approve this unconstitutional computer system of branding human beings, and nor did the CONGRESS of the UNITED STATES. This was done in secret, without the approval of the PEOPLE, and without oversight by the elected representatives of the PEOPLE.

THE LAW, is there to prevent this HOLOCAUST from happening, however, where are those who claim to be the experts in the law who should stop this insidious system which deprives Honored Citizens of the United States of their Liberty Rights, and Due Process of Law ?? The basic GOD given rights of LIBERTY, and the PURSUIT OF HAPPINESS as stated in the Declaration of Independence have been DENIED, taken away by unconstitutional criminal conduct by those who have absolutly no idea what a democracy is, nor the laws associated with said democracy.

The 9th Circuit Court of Appeals must vacate, or, set aside, the original decision by deceased Judge Port, and REMAND this litigation to the District Court in Billings, Montana. Moreover, a claim of sovereign immunity cannot shield the Defendants for constitutional violations which have been proven to exist. Since Federal Judge Port bi-furcated the original trial, and the question of damages has not yet been reached, it would in the common sense scheme of things, dictate that the Courts could allow this matter to proceed to the question of damages just so they could hear testimony of the pain and suffering the victims have undergone, and hear the lies and deceit given by Governmental Employees regarding the use of, and dissemination of, the " SECRET " coded numbers found on the DD-214 of veterans, and how employers can find out the meaning of the codes by having veterans sign

away their right to prevent such an occurrence. CONGRESS has failed to act. The Courts must act on this matter, and if not the courts, then the international community is next.

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