

NOTICE OF DISCUSSION

Ian Bernard
39 Central Sq, #313
Keene, New Hampshire

October 25, 2008

Larry S. Kane
"City of Keene"
3 Washington St.
Keene, NH 03431

Mr. Kane,

I'm sorry that I have never met you, as I'm sure you're a good person. It is unfortunate that you have to deal with this matter. Let it be known that I as a sovereign seek only harmony with others. I reserve all rights and do not intend conflict with you or the "City of Keene". It is to that end of harmony and peace that I write in receipt of a "NOTICE OF HEARING" addressed to Ian H. Bernard, and sent by your organization, in regards to a "Trial" with "Docket No. 08-CR-04255" on November 14, 2008.

I accept your organization's "NOTICE OF HEARING" for value and offer this NOTICE OF DISCUSSION. At this moment in time, no representative of your organization has responded to my recent request (Sent to John MacLean and Tom Mullins on 09/23/08) for proof of obligation to obey your "ordinances". Therefore, it is publicly known that no contract between us exists. In regards to the couch situation, I have made reasonable counteroffers that have been rejected by your agency. These counteroffers would have harmoniously resolved the matter at hand, yet your agency still insists on conflict. It appears your agency has scheduled a "trial" without my consent or understanding the nature and cause of the charges against me. Judging by the language used in your recent communications, it appears that you still believe I have some obligation to obey your "ordinances". The "City of Keene" is clearly in dishonor as your agents have refused to provide proof of obligation in the form of a contract with my signature and the signature of one of your authorized agents. Your agency is also in dishonor as you continue to pursue conflict with me, which I do not want, hence this discussion.

If I am mistaken and you actually do have proof of obligation as I describe above, you are welcome to deliver it to me any time. Until then, your agency will continue to be in dishonor.

My friends, associates and I may decide to visit your "court" on November 14 at 1:30 PM. My successful passing through your security screening will indicate that you have accepted my visit and agree to these terms:

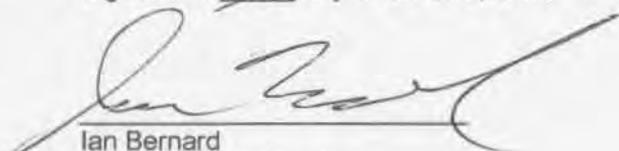
1. Your agency will be liable for a bill based on the fee schedule that appears below.
2. All visitors to your "court" will be allowed to enter with the recording devices of their choice and will be free to operate them in a non-disruptive manner.
3. Your agency understands I am visiting under duress, do not intend conflict, and only intend public discussion.
4. I will have questions that "Justice" Edward Burke will answer on the record.
5. The City of Keene acknowledges the truth that there is no signed contract between us obligating me to your ordinances or statutes.
6. You may conduct your "trial", as that is your business, but I am not obligated to be party to it and no consequences will be brought upon my person or property as a result of any possible outcomes.

Please remember that I am a peaceful man and I want harmony with others. As I'm a very busy man, my time is very valuable. As of this notice, my fee schedule is now in effect. I will reprint it here for your convenience:

If you or the "City of Keene" continue to send me more notices, or any other demanding papers (except water bills), you agree to include an assessment fee of \$500 USD per page. If you have not provided proof of obligation and demand that I show up at your "court", I may visit under duress, as it is my understanding that your organization will send men with guns to hurt me if I do not show up. Your organization agrees to pay a \$5,000 USD appearance fee for each hour or partial hour or of my time. If the "City of Keene" sends men with guns to detain/arrest me for anything other than a crime committed against another human being or their property, the arresting agents will be guilty of kidnapping and the "City of Keene" agrees to pay me a \$50,000 per day or partial day illegal arrest/detainment fee. Additionally, if agents from your organization leave anything upon my property, your organization will pay me \$500 USD per item of garbage disposed. Checks should be made out to Ian Bernard.

You may avoid the above fees and visitation terms by simply discharging this issue. The ball is in your court, and the world is watching. Please do the right thing. All correspondence is subject to being posted on the blog at FreeKeene.com.

Signed this 30 day of October, 2008.



Ian Bernard
Administrative Agent for
Ian H. Bernard

Keene, NH 03431

CCed via email: John MacLean, Medard K. Kopczynski, Elizer Rivera

State of New Hampshire; County of Cheshire

Signed or attested before me on this, the 30th day of Oct, 2008, by Ian Bernard



My commission expires: DEBORAH J. FURLONE
Notary Public - New Hampshire
My Commission Expires August 22, 2012