

# Retractilability of Mother's Sworn Testimony Under Conditionality of Situational Pressured and Stressful Entitlement of Exception to Arrest; Under Conditional 'A'

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Well; life held certain dispositions to it's own self held provision to a standard of name.

I have studied the law; and can change my name; for that of in living memory of my own personal self held opinion and position; by the second and first amendment; otherwise to sworn testimony; to which you would be withheld of your word or written declaration; for that of what has been an issue of bondage of mind and heart within the provisions to testimony in it's given preceded context of appeal to a redress of grievance unto other's and at the entitlement of which I have sought; for in that of what I have learned; you are in a divorced relation unto a paternal partner; that of whom takes no formative precedence under the provisions of the Patriot Act; and enumerated rights of declaration to testimony provided to an assembly of my peers per legislative declaration of a select committee; under any one given exceptionable acquittal of peaceable self attestment; to right of way to my self held right to a place of residential status; and to which you are in turn held to; out of that of what is yet the given indication of my innocence now proven, known, and declared; under the United Nations and Nation of States terminal condition of self held witness in bearing; to which through the elements of it's given accordance unto entitlement; is a provisional application of that of actions to the benefit of a nation while otherwise under serviceable redress of grievance; therefore to that of whom as you have held in contempt alternatively; you are otherwise not so sworn to adversity.

This holds for my personal disposition of mind and bodily awareness; to which alternatively were you to establish any given furtherance of established law; you would be held in contempt to your word as incapable of service as my guardianship upon a select committee of my peers; to which I have advantaged a proof by redress of moral and ethical authority at the benefit of good actions unto an other; that of the commission of a protectorive plan to service in due to a nation; of accordance in the benefit of it's known declaration of an acquittal of otherwise redress to plea of priorly misheld notion of terminal self held aconditional circumstance of presumption of criminal insanity; to life; otherwise under written declaration or explicit furtherance of life; to that of any jurisdictional contrast; in forbearance to my naturalized right to innocence; self held awareness; determination of self opponency to contractual obligation; and enumerated constitutional right's;

for then in the continuance of life in it's demonstration and forbearance exclusively held to humanly nature.

Therefore; were you to lie in pursuit of the advantage you would be held in contempt of court of law under prior expressed intention; and held accountable; serving a felony term of 10 years in excess to any commission of personal attestation to otherwise abuse of my purpose or in exclusivity held contractual status under commission of an action in a time of service of war; otherwise to it's entitlement; the given ware for in trade of means to your betterment of condition of attestation to service in due to your sworn word; as alternatively to serve under the limitation of due to recompense in accordance with entitled and established law; of aforementioned standard of child abuse; for in excess of what is it's given measure; there delayed of one action is surpassing of your entitlement to otherwise my disposition; to whom of accordance is unlawfully untrusted to a person for whom so is in the service of law.

I would like to exclaim that your unafforded capacitation of no lawyer has left me at a loss and depravity of conditional self held house arrest for no actions committed by me; to that of the betterment of my mind and bodily awareness of an other; to whom as in standard of bearing I am so expressedly and in entirety held innocent until otherwise proven guilty; under case action of law pre-tense of any formerly held conditional of unlawful search and seizure; entitlement of a false benefactor; or that of false testimony of a given peer.

This is an empty (contentlessly supportive pre-disposition unto my self held witness of retraction of alternative claim); yet absolute provision of naturalized right by that of the United States Congress; and Titles; Acts; and Enumerations of Congress; convened in the wake of World War Two; sworn to affidavits under testimony by Janette Rankin on the behalf of Dwight D. Eisenhower in 1952-1961.

Take care;

You have formerly stated under the conditional arrest of self held witness to otherwise my benefit of doubt my reproof to the effect you had never called the police so as to arrest and commit me to a given institutional arrest; therefore you are not bound to that of any given sworn testimony of such entitlement nor it's redressability by a resumptively held committee of my peers; and hence in finality; under the given context; acquitted by such an action of the claim of Child Abuse; to whom as otherwise is the action of an-other; serviceable to which in it's given provision any other non-select alternatively provided issue is contradistinctly a self held given known of it's one or

multiplicity of witnesses in bearing; to whom I am otherwise not upheld you given your former contractual obligation upon my life; to that of the declaration of an expressed will in testimony of my father's otherwise misheld disenfranchisement of collective gainful standard.

Under the written expressed rights here to fore declarative; the provisional application set's aside that of our mutually declared innocence to each known given of all entitlements or establishments of law; to whom as under non-alternative aconditional peaceable testimony to status of benefit of accessory under service of due to recourse of effectual forbearance; that of your self held word of testimony; for in addition to that of life as a given disposition of innate humanly held character; there is the undeclarative known of one's otherwise entitled opinion to attest to witness or jury duty to which non-prohibitory of the law under it's enumerability; my only stated given; to which then in bearing to effect of what for an-other of their written expressed word; the declaration fo peaceable amends.

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