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Counsel for Plaintiffs

**IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE
STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA**

ST. LUKE'S HEALTH SYSTEM, LTD; ST.
LUKE'S REGIONAL MEDICAL CENTER,
LTD; CHRIS ROTH, an individual;
NATASHA D. ERICKSON, MD, an
individual; and TRACY W. JUNGMAN, NP,
an individual,

Plaintiffs,

vs.

AMMON BUNDY, an individual; AMMON
BUNDY FOR GOVERNOR, a political
organization; DIEGO RODRIGUEZ, an
individual; FREEDOM MAN PRESS LLC, a
limited liability company; FREEDOM MAN
PAC, a registered political action committee;
and PEOPLE'S RIGHTS NETWORK, a
political organization,

Defendants.

Case No. CV01-22-06789

**PLAINTIFF ST. LUKE'S HEALTH
SYSTEM, LTD'S FIRST REQUESTS
FOR ADMISSION TO DEFENDANT
AMMON BUNDY FOR GOVERNOR**

Plaintiff St. Luke's Health System, LTD, by and through its attorney of record, hereby requests Defendant Ammon Bundy for Governor respond to all requests for admission in accordance with the Instructions and Definitions set forth below within thirty (30) days from the

**PLAINTIFF ST. LUKE'S HEALTH SYSTEM, LTD'S FIRST REQUESTS FOR
ADMISSION TO DEFENDANT AMMON BUNDY FOR GOVERNOR - 1**

date of service hereof, unless otherwise instructed by Court order or by the parties' mutual agreement.

I. INSTRUCTIONS

Pursuant to Rule 36 of the Idaho Rules of Civil Procedure, the requests for admission set forth below must be answered within thirty (30) days or such time as the Court directs. They must be answered fully and separately in writing, under oath, and in accordance with the Idaho Rules of Civil Procedure. Your answers must draw upon not only information in your personal knowledge and possession, but also any and all information available to you, including information in the possession of any of your agents, employees, or attorneys. If a claim of privilege is made as to any such information, you must specify the basis for the claim of privilege and describe the information claimed to be privileged.

Pursuant to Rule 36(a), each matter for which an admission is requested shall be separately set forth. For each request for admission which includes subparts, your answer to each subpart should be separately set forth wherever appropriate or necessary to distinguish your answer from another subpart or request for admission.

Each matter shall be deemed admitted unless, within such time as the Court directs, you serve upon the undersigned a written answer in conformance with the requirements of Rule 36(a). You are hereby advised that a failure to specifically answer any request for admission or matter contained therein, or an evasive answer to any request for admission or matter contained therein, may be deemed an admission of the truth of such request or matter contained therein.

II. DEFINITIONS

Unless otherwise indicated, the following definitions shall apply to these discovery requests:

a. “You,” “Your,” and “Yours,” shall mean Defendant Ammon Bundy for Governor, and any person acting or purporting to act on its behalf, including without limitation, all present and former agents, representatives, personnel, attorneys, accountants, consultants, experts, investigators, or other persons.

b. “Plaintiffs” shall mean St. Luke’s Health System, LTD; St. Luke’s Regional Medical Center, LTD; Chris Roth; Natasha D. Erickson, M.D.; and Tracy W. Jungman, and any person acting or purporting to act on their behalf.

c. “St. Luke’s” shall mean Plaintiffs St. Luke’s Health System, LTD and St. Luke’s Regional Medical Center.

d. “St. Luke’s Boise” shall mean the hospital located in Boise where the Infant received treatment between March 1, 2022, to March 4, 2022, and between March 12, 2022, to March 15, 2022.

e. “St. Luke’s Meridian” shall mean the hospital in Meridian where the Infant received treatment on March 12, 2022.

f. “Defendants” refers to all named Defendants in the lawsuit, including Ammon Bundy, Ammon Bundy for Governor, Diego Rodriguez, Freedom Man Press LLC, Freedom Man PAC, and People’s Rights Network.

g. “Complaint” refers to the Complaint filed by Plaintiffs on May 11, 2022, Ada County Case No. CV01-22-06789, and includes the Amended Complaint filed on June 2, 2022, as well as any other amended versions of the same.

h. “Answer” refers to any answer to any Complaint filed by Defendants in connection with this lawsuit.

i. The term “evidence” includes the identification of all persons with knowledge, testimony, witnesses, witness statements, documents, electronically stored information, and other information or facts tending to support a particular conclusion.

j. The words “and,” “and/or,” and “or” shall each be deemed to refer to both their conjunctive and disjunctive meanings, being construed as necessary to bring within the scope of the discovery request all information and documents which would otherwise be construed as being outside the request.

k. “Describe” shall mean to set forth all facts that exhaust Your information, knowledge, and belief with respect to the subject matter of the discovery request.

l. “Document” or “documents” shall mean the original, all copies and drafts of papers and writings of every kind, description and form, whether handwritten or typed, and all mechanical, magnetic media and electronic recordings, records and data of every kind, description and form, and all photographs of every kind, and including, without limiting the generality of the foregoing, the following: correspondence, letters, notes, e-mails, text messages, computer files, memoranda, reports, notebooks, binders, drawings, studies, analyses, drafts, diaries, calendars, datebooks, appointment books, day-timers, intra- or inter-office communications, canceled checks, minutes, bulletins, circulars, pamphlets, instructions, work assignments, messages (including reports, notes and memoranda of telephone conversations and conferences), telephone statements, calendar and diary entries, desk calendars, appointment books, job or transaction files, books of account, ledgers, bank statements, promissory notes, invoices, charge slips, working papers, graphs, charts, evaluation or appraisal reports, pleadings, transcripts of testimony or other documents filed or prepared in connection with any court or agency or other proceeding, contracts, agreements, assignments, instruments, charges, opinions,

official statements, prospectuses, appraisals, feasibility studies, licenses, leases, invoices, computer printouts or programs, summaries, audio, video or sound recordings, cassette tapes, video recorded, electronic or laser recorded, or photographed information. Documents are to be taken as including all attachments, enclosures, and other documents that are attached to, relate to, or refer to such documents. Documents are also to include all electronically stored information (“ESI”) made, maintained, retained, stored, or archived by computer or electronic means in any medium, including but not limited to word processing documents, email, email attachments, databases, spreadsheets, writings, drawings, graphs, photographs, sound recordings, blog posts, online articles, interviews, images, data, and data compilations. Documents shall also include prior versions of information, as defined above, as well as all attachments, and shall include information stored on personal digital assistants, cell phones, Blackberries, personal laptop computers, hard drives, portable hard drives, and other similar devices.

m. “Identify” when used with respect to a document, item, or thing shall mean to provide the following information relating to such document, item, or thing:

- i. A description of the nature and contents of the document in such a manner that the custodian of the document would be able to locate it in response to a subpoena or request for production;
- ii. The date the document was made or entered into and the name, address, telephone number, occupation, job title, and employer of each person whose testimony could be used to authenticate such document and lay the foundation for its introduction into evidence;
- iii. The name, address, telephone number, occupation, job title, and employer of the author(s) or person(s) who prepared the document;

iv. The identity of the person(s) to whom the document was sent, and who received each and every copy of the document; and

v. The name, address, telephone number, occupation, job title, and employer of the present custodian thereof.

n. “Identify” when used with respect to a natural person shall mean that You provide the following information with respect to the person:

i. The name;

ii. The business address and telephone number;

iii. The residence address and telephone number; and

iv. The name of the employer or business with whom the person was associated and the person’s title and position at the time relevant to the identification.

o. “Identify” when used with respect to a person that is not a natural person shall mean, to the extent applicable, to provide the same information required as though the entity were a natural person.

p. “Knowledge” shall mean firsthand knowledge and information derived from any other source, including but not limited to, hearsay knowledge.

q. “Person” shall mean any natural person and any other cognizable entity, including but not limited to corporations, proprietorships, partnerships, joint ventures, consortiums, clubs, associations, foundations, governmental agencies or instrumentalities, societies and orders, as well as any agents and employees thereof.

r. The words “relate to” or “relating to” shall mean and include the following terms: regards, describes, involves, compares, correlates, mentions, connected to, refers to, pertains to, contradicts, or comprises.

s. “Infant” shall mean Defendant Diego Rodriguez’s infant grandson, as described in the Complaint.

t. “Infant’s Parents” shall mean the natural parents of the Infant.

u. “PCP” shall mean the Infant’s primary care provider whose services are or were provided at Functional Medicine of Idaho.

v. “Immediate Families” shall include the person’s spouse, children, children’s spouses, and grandchildren.

w. “DHW” shall mean the Idaho Department of Health and Welfare.

III. REQUESTS FOR ADMISSION

REQUEST FOR ADMISSION NO. 1: Admit that Defendant Ammon Bundy controls You.

REQUEST FOR ADMISSION NO. 2: Admit that <https://www.votebundy.com> is Your website.

REQUEST FOR ADMISSION NO. 3: Admit that Ammon Bundy approves the content that is posted on the website <https://www.votebundy.com>

REQUEST FOR ADMISSION NO. 4: Admit that You posted a link to <https://freedomman.org/cyrus/> at https://team.votebundy.com/news_view?/baby-cyrus-was-kidnapped&id=07a42730-c674-421a-a5dd-66d25464089b

REQUEST FOR ADMISSION NO. 5: Admit that You intended to endorse the statements made at <https://freedomman.org/cyrus> by posting the link to <https://freedomman.org/cyrus>

REQUEST FOR ADMISSION NO. 6: Admit that You intended to endorse the statements made in the numbered blog posts linked at <https://freedomman.org/cyrus> by posting the link to <https://freedomman.org/cyrus>

REQUEST FOR ADMISSION NO. 7: Admit that <https://freedomman.org/cyrus> links to numbered blog posts from Diego Rodriguez.

REQUEST FOR ADMISSION NO. 8: Admit that You intended to spread to a wider audience the statements made at <https://freedomman.org/cyrus> by posting the link to <https://freedomman.org/cyrus>.

REQUEST FOR ADMISSION NO. 9: Admit that You posted a video titled “I Will Stand and Fight for Your Liberty” at <https://www.votebundy.com/>.

REQUEST FOR ADMISSION NO. 10: Admit that the video titled “I Will Stand and Fight for Your Liberty” is a campaign advertisement for Ammon Bundy’s candidacy for Governor of Idaho.

REQUEST FOR ADMISSION NO. 11: Admit that the video titled “I Will Stand and Fight for Your Liberty” includes footage of people holding signs stating, “#SAVEBABYCYRUS” and “WHERE IS BABY CYRUS”.

REQUEST FOR ADMISSION NO. 12: Admit that You intended the video titled “I Will Stand and Fight for Your Liberty” to increase votes for Ammon Bundy.

REQUEST FOR ADMISSION NO. 13: Admit that Ammon Bundy’s Twitter handle is @RealABundy.

REQUEST FOR ADMISSION NO. 14: Admit that You caused @RealABundy to post on Twitter on March 12, 2022, an official statement from You, “In the early morning of March 12, 2022, while standing for parental rights and against medical tyranny, Ammon Bundy was

arrested in front of St. Luke's Hospital in Meridian for the crime of disagreeing with the hospital and CPS. Make no mistake about it, this was an ambush arrest with no legal grounds. Ammon arrived at St. Luke's in support of the Anderson family, whose baby Cyrus had been medically kidnapped earlier in the night, due to a missed non-emergency doctors appointment. Ask yourself this, if they can revoke your parental rights and take custody of your child over a missed doctor appointment, what else can they do and how did they get this power? That can be answered by looking at one of the many emergency orders imposed on the people of Idaho by Governor Brad Little. Idaho must unite against medical tyranny and take back our rights."

REQUEST FOR ADMISSION NO. 15: Admit that Ammon Bundy entered the ambulance bay at St. Luke's Meridian on March 12, 2022.

REQUEST FOR ADMISSION NO. 16: Admit that Ammon Bundy was not seeking medical care or treatment when he entered the ambulance bay at St. Luke's Meridian on March 12, 2022.

REQUEST FOR ADMISSION NO. 17: Admit that hospital staff asked Ammon Bundy to move from the ambulance bay at St. Luke's Meridian on March 12, 2022.

REQUEST FOR ADMISSION NO. 18: Admit that one or more law enforcement officers asked Ammon Bundy to move from the ambulance bay at St. Luke's Meridian on March 12, 2022.

REQUEST FOR ADMISSION NO. 19: Admit that Defendant Ammon Bundy refused to move from the ambulance bay at St. Luke's Meridian on March 12, 2022.

REQUEST FOR ADMISSION NO. 20: Admit that You intended to disrupt St. Luke's business on March 12, 2022.

REQUEST FOR ADMISSION NO. 21: Admit that Ammon Bundy was present at St. Luke's Boise during the period March 12, 2022 through March 17, 2022.

REQUEST FOR ADMISSION NO. 22: Admit that Ammon Bundy directed others to go to St. Luke's Boise during the period March 12, 2022 through March 17, 2022.

REQUEST FOR ADMISSION NO. 23: Admit that Ammon Bundy was at St. Luke's Boise on March 15, 2022 to protest.

REQUEST FOR ADMISSION NO. 24: Admit that Ammon Bundy directed others to go to St. Luke's Boise on March 15, 2022 to protest.

REQUEST FOR ADMISSION NO. 25: Admit that Ammon Bundy directed members of People's Rights Network to go to St. Luke's Boise on March 15, 2022 to protest.

REQUEST FOR ADMISSION NO. 26: Admit that members of People's Rights Network were present at the protests at St. Luke's Boise on March 15, 2022 at Ammon Bundy's direction.

REQUEST FOR ADMISSION NO. 27: Admit that there were hundreds of protestors at St. Luke's Boise on March 15, 2022.

REQUEST FOR ADMISSION NO. 28: Admit that Ammon Bundy caused hundreds of individuals to go to St. Luke's Boise on March 15, 2022 to protest.

REQUEST FOR ADMISSION NO. 29: Admit that some of the protestors at St. Luke's Boise on March 15, 2022 had firearms on their persons during the protest.

REQUEST FOR ADMISSION NO. 30: Admit that the protestors at St. Luke's Boise looked to Ammon Bundy for direction on what to do.

Admit that the protestors caused a lockdown at St. Luke's during the afternoon hours on March 15, 2022.

REQUEST FOR ADMISSION NO. 31: Admit that some of the protestors attempted to break into St. Luke's Boise on March 15, 2022 when the hospital was locked down.

REQUEST FOR ADMISSION NO. 32: Admit that You intended to disrupt St. Luke's operations on March 15, 2022.

REQUEST FOR ADMISSION NO. 33: Admit that You intended to disrupt St. Luke's operations during the period March 12, 2022 through March 15, 2022.

REQUEST FOR ADMISSION NO. 34: Admit that You, through Ammon Bundy, directed others to be present at the protests at St. Luke's Boise on March 15, 2022 because You intended for them to disrupt St. Luke's business.

REQUEST FOR ADMISSION NO. 35: Admit that Ammon Bundy directed others to be present at the protests at St. Luke's Boise on March 15, 2022 because You wanted them to threaten Mr. Roth.

REQUEST FOR ADMISSION NO. 36: Admit that Ammon Bundy directed others to be present at the protests at St. Luke's Boise on March 15, 2022 because You wanted them to threaten Dr. Erickson.

REQUEST FOR ADMISSION NO. 37: Admit that Ammon Bundy directed others to be present at the protests at St. Luke's Boise on March 15, 2022 because You wanted them to threaten NP Jungman.

REQUEST FOR ADMISSION NO. 38: Admit that Ammon Bundy directed others to be present at the protests at St. Luke's Boise on March 15, 2022 because You wanted them to take the Infant by force.

REQUEST FOR ADMISSION NO. 39: Admit that You, through Ammon Bundy, publicly stated that Mr. Roth personally profits from child trafficking.

REQUEST FOR ADMISSION NO. 40: Admit that You, through Ammon Bundy, publicly stated that Mr. Roth personally profits from kidnapping.

REQUEST FOR ADMISSION NO. 41: Admit that You, through Ammon Bundy, publicly stated that Mr. Roth personally profited from St. Luke's providing treatment to the Infant while the Infant was in DHW custody.

REQUEST FOR ADMISSION NO. 42: Admit that You, through Ammon Bundy, publicly called Dr. Erickson a criminal.

REQUEST FOR ADMISSION NO. 43: Admit that You, through Ammon Bundy, publicly accused Dr. Erickson of being incompetent at her trade or profession.

REQUEST FOR ADMISSION NO. 44: Admit that You, through Ammon Bundy, publicly accused NP Jungman of being incompetent at her trade or profession.

REQUEST FOR ADMISSION NO. 45: Admit that You, through Ammon Bundy, publicly accused St. Luke's of being incompetent at its trade or profession.

REQUEST FOR ADMISSION NO. 46: Admit that You, through Ammon Bundy, publicly accused St. Luke's of kidnapping children.

REQUEST FOR ADMISSION NO. 47: Admit that You, through Ammon Bundy, publicly accused Mr. Roth of kidnapping children.

REQUEST FOR ADMISSION NO. 48: Admit that You, through Ammon Bundy, publicly accused Dr. Erickson of kidnapping children.

REQUEST FOR ADMISSION NO. 49: Admit that You, through Ammon Bundy, publicly accused Dr. Erickson of kidnapping "hundreds of children."

REQUEST FOR ADMISSION NO. 50: Admit that You, through Ammon Bundy, publicly accused NP Jungman of kidnapping children.

REQUEST FOR ADMISSION NO. 51: Admit that You, through Ammon Bundy, publicly accused St. Luke's of participating in a child trafficking ring.

REQUEST FOR ADMISSION NO. 52: Admit that You, through Ammon Bundy, publicly accused Mr. Roth of participating in a child trafficking ring.

REQUEST FOR ADMISSION NO. 53: Admit that You, through Ammon Bundy, publicly accused Dr. Erickson of participating in a child trafficking ring.

REQUEST FOR ADMISSION NO. 54: Admit that You, through Ammon Bundy, publicly accused NP Jungman of participating in a child trafficking ring.

REQUEST FOR ADMISSION NO. 55: Admit that You coordinated with Defendant Rodriguez regarding messaging and communications relating to the statements You made about Plaintiffs' treatment of the Infant.

REQUEST FOR ADMISSION NO. 56: Admit that You coordinated with Defendant Freedom Man Press LLC regarding messaging and communications relating to the statements You made about Plaintiffs' treatment of the Infant.

REQUEST FOR ADMISSION NO. 57: Admit that You coordinated with Defendant Freedom Man PAC regarding messaging and communications relating to the statements You made about Plaintiffs' treatment of the Infant.

REQUEST FOR ADMISSION NO. 58: Admit that You knew at least from March 12, 2022 onward that St. Luke's did not have the legal authority to make any decisions about the Infant's custody.

REQUEST FOR ADMISSION NO. 59: Admit that You knew at least from March 12, 2022 onward that St. Luke's was providing necessary medical care to the Infant in March 2022.

REQUEST FOR ADMISSION NO. 60: Admit that You knew that the statements You made through Ammon Bundy about St. Luke’s would cause it reputational harm.

REQUEST FOR ADMISSION NO. 61: Admit that You knew that stating Mr. Roth was a “criminal accessory” would cause him reputational harm.

REQUEST FOR ADMISSION NO. 62: Admit that You knew calling Dr. Erickson a “criminal” would cause her reputational harm.

REQUEST FOR ADMISSION NO. 63: Admit that You approved the doxing of Chris Roth.

REQUEST FOR ADMISSION NO. 64: Admit that You approved the doxing of Dr. Natasha Erickson.

REQUEST FOR ADMISSION NO. 65: Admit that You approved the doxing of NP Tracy Jungman.

REQUEST FOR ADMISSION NO. 66: Admit that You encouraged the doxing of Chris Roth.

REQUEST FOR ADMISSION NO. 67: Admit that You encouraged the doxing of Dr. Natasha Erickson.

REQUEST FOR ADMISSION NO. 68: Admit that You encouraged the doxing of NP Tracy Jungman.

REQUEST FOR ADMISSION NO. 69: Admit that You used Ammon Bundy’s participation in the March 2022 protests at St. Luke’s to increase Ammon Bundy’s political influence.

REQUEST FOR ADMISSION NO. 70: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's to increase Ammon Bundy's public reputation.

REQUEST FOR ADMISSION NO. 71: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's for Your campaign advertising.

REQUEST FOR ADMISSION NO. 72: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's to benefit Yourself.

REQUEST FOR ADMISSION NO. 73: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's to advance Your fundraising efforts.

REQUEST FOR ADMISSION NO. 74: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's to increase interest in Ammon Bundy for Governor.

REQUEST FOR ADMISSION NO. 75: Admit that You used Ammon Bundy's participation in the March 2022 protests at St. Luke's to benefit Ammon Bundy financially.

REQUEST FOR ADMISSION NO. 76: Admit that You never believed that the Infant was being harmed by Dr. Erickson.

REQUEST FOR ADMISSION NO. 77: Admit that You have no evidence that the Infant was harmed by Dr. Erickson.

REQUEST FOR ADMISSION NO. 78: Admit that You never believed that the Infant was being harmed by NP Jungman.

REQUEST FOR ADMISSION NO. 79: Admit that You have no evidence that the Infant was harmed by NP Jungman.

REQUEST FOR ADMISSION NO. 80: Admit that Ammon Bundy posted videos on www.youtube.com in March 2022 relating to the Infant.

REQUEST FOR ADMISSION NO. 81: Admit that Ammon Bundy engaged in interviews relating to the Infant.

REQUEST FOR ADMISSION NO. 82: Admit that Ammon Bundy posted on Twitter relating to the Infant.

REQUEST FOR ADMISSION NO. 83: Admit that Ammon Bundy's statements on www.youtube.com relating to the Infant were made on Your behalf.

REQUEST FOR ADMISSION NO. 84: Admit that Ammon Bundy's statements in interviews relating to the Infant were made on Your behalf.

REQUEST FOR ADMISSION NO. 85: Admit that Ammon Bundy's statements posted on Twitter relating to the Infant were made on Your behalf.

REQUEST FOR ADMISSION NO. 86: Admit that You knew that Your statements and actions created a risk that one of Ammon Bundy's followers would commit a violent act against Dr. Erickson.

REQUEST FOR ADMISSION NO. 87: Admit that You knew that Your statements and actions created a risk that one of Ammon Bundy's followers would commit a violent act against NP Jungman.

REQUEST FOR ADMISSION NO. 88: Admit that You knew that Your statements and actions created a risk that one of Ammon Bundy's followers would commit a violent act against Chris Roth.

REQUEST FOR ADMISSION NO. 89: Admit that You made statements with the intention that your statements would incite others to commit violent acts against Dr. Erickson.

REQUEST FOR ADMISSION NO. 90: Admit that You made statements with the intention that your statements would incite others to commit violent acts against NP Jungman.

REQUEST FOR ADMISSION NO. 91: Admit that You made statements with the intention that your statements would incite others to commit violent acts against Chris Roth.

DATED: December 29, 2022.

HOLLAND & HART LLP

By: /s/Erik F. Stidham

Erik F. Stidham

Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on this 29th day of December, 2022, I caused to be served a true and correct copy of the foregoing by the method indicated below, and addressed to the following:

Ammon Bundy for Governor P.O. Box 370 Emmett, ID 83617	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
Ammon Bundy for Governor c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
People's Rights Network c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
People's Rights Network c/o Ammon Bundy P.O. Box 370 Emmett, ID 83617	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
Freedom Man Press LLC c/o Diego Rodriguez 1317 Edgewater Dr. #507 Orlando, FL 32804	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
Freedom Man PAC c/o Diego Rodriguez 9169 W. State St, Ste 3177 Boise, ID 83714	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:
Freedom Man PAC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivered <input type="checkbox"/> Overnight Mail <input type="checkbox"/> Email/iCourt/eServe:

Diego Rodriguez
1317 Edgewater Dr., #5077
Orlando, FL 32804

- U.S. Mail
- Hand Delivered
- Overnight Mail
- Email/iCourt/eServe:
freedommanpress@protonmail.com

/s/ Erik F. Stidham

Erik F. Stidham
OF HOLLAND & HART LLP

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