

FIRST INTERVIEW WITH REXTON LOTUS JUSTICE AFTER RAID ON THE FAMILY'S HOME July 21<sup>st</sup>, 2020:

GUEST SPEAKER: REXTON (MONICA) LOTUS JUSTICE

HOST: DANIEL LEACH JR.

<https://youtu.be/bDOBlJoOc8c>

FIND THE LOTUS STAND-OFF VIDEO ON THIS WEBSITE:

[AntilluminatiParty.com](https://AntilluminatiParty.com)

<https://antideepstateparty.com/>

DANIEL J. LEACH JR.

<https://www.facebook.com/danieljleachjr>

LOTUS TALKS ON CROW777 SHORTLY BEFORE SHE WAS CAPTURED:

<https://www.bitchute.com/video/79t9pFzVugsp>

PLEASE DONATE TO THE "FREE LOTUS" GO FUND ME PAGE AT:

<https://gf.me/u/yp5z96>

TO WRITE TO LOTUS IN PRISON:

FRANKLIN COUNTY CORRECTION CENTER II

MONICA G. JUSTICE c/o

~r - lotus: justice

Prison id#: 007-2594

2460 Jackson Pike

Columbus, OH 43223

FCC2

Phone Number at Franklin County CCII: (614) 525-7100

PRELIMINARY SUMMATION OF THE LIFE & TIMES OF LOTUS JUSTICE LEADING UP TO HER  
KIDNAPPING BY THE DEEP STATE AGAINST THE GREAT REPUBLIC OF AMERICA IN COUP:

BY Anonymous (Disclaimer: The items in this talk are accurate to the best of the author's ability.

Any probable discrepancies herein are all unintentional.)

To set the stage, Monica Lotus Justice goes by the name Rexton Lotus Justice on social media. She and her wife Rae are an openly gay female couple, whereby LOTUS may be referred to as the husband and Rae as the wife. If you have a moral issue with that, set that aside for the moment and read on anyway. This story is about abuse of STATE power in forced state adoption cases, concerning this family and those families from all walks of life. The issue has very little or nothing to do with the litigants' gender preference. This couple has had a 3-year-old child removed from them, in what Lotus terms as, a State of OHIO kidnapping, without warrant or due process, while the traffickers disobeyed a specified court ordered plea bargain. Originally, when Rae (the birth mother was incarcerated in 2015) she signed the plea bargain court papers. The option to have her son returned upon her completion of the contracted terms and sentencing was a principle part of Rae's remedy in order to get her son back. Rae had been in legal trouble on drug charges.



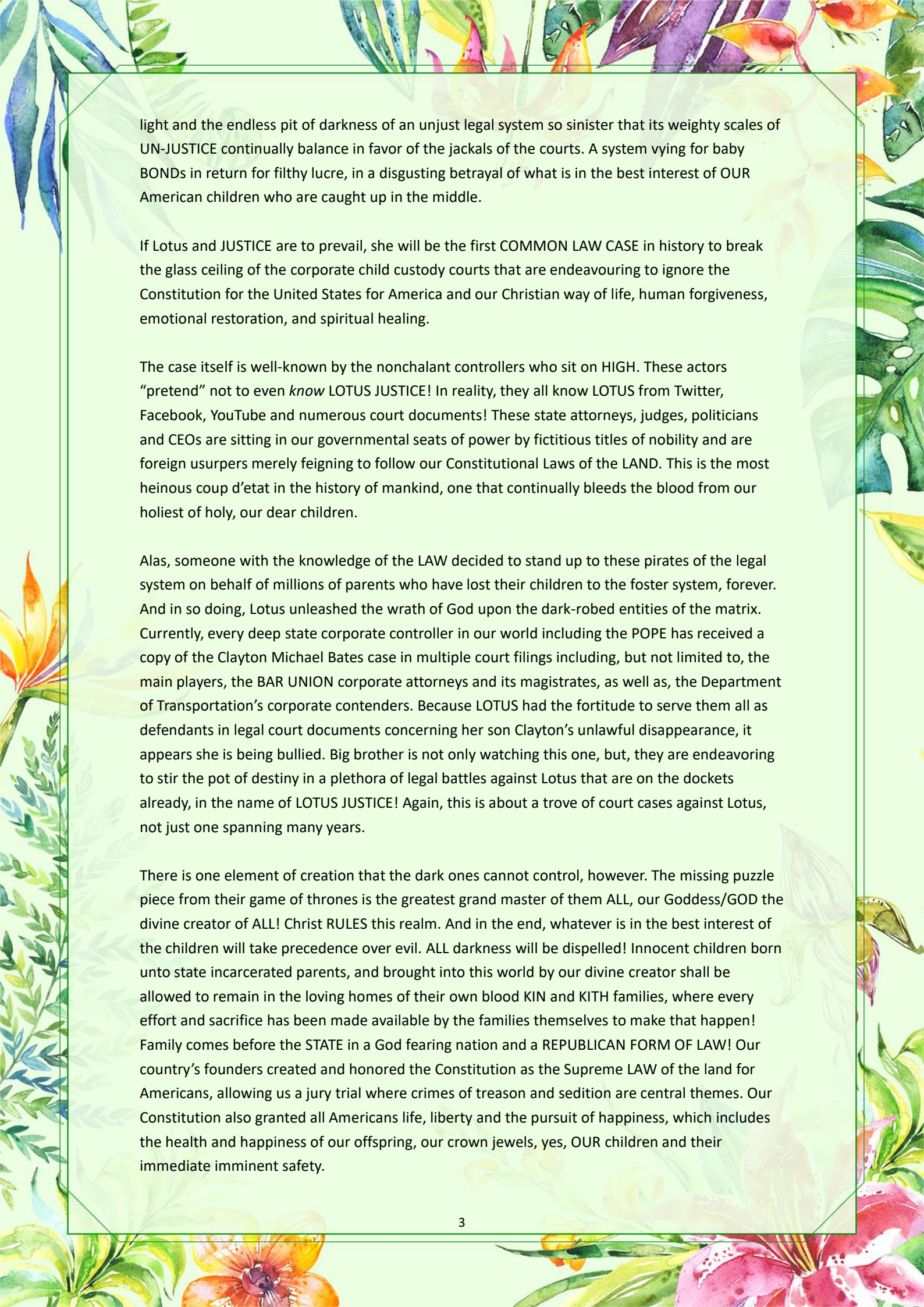
Yes, that's on the record and is certainly not a secret. Rae did everything to comply with her court orders. However, the state of OHIO did not, by allowing state actors in the legal system to interfere with Rae's ability to finish out her own court orders. Instead, the state of OHIO was eager to whisk the child away into an unlawful state sanctioned adoption, abandoning the court ordered plea bargain by breaking the terms and conditions on their end of the contract terms. In the same time frame, Rae's daughter was also removed into the custody of a relative, without visitation rights. It comes to the point where we as a society have to ask ourselves if splitting up families for the sake of this system is worth it.

As of now, the actual whereabouts Rae's birth-son, Clayton Michael Bates has yet to be disclosed by the system, or to anyone in the blood kin family or to the parents. Yet Rae fulfilled her end of the court ordered contract requirements (except items the system interfered in). Rae's contract terms with the courts did not include a bargain to disappear her son into the state foster care "klink" or into forced adoption outside of her remedial family. The ultimate remedy that the Justice family is seeking from the courts concerning Clayton, is simply to give provisional custody of the child to a living family member, *not to the State of OHIO foster system*. Most reasonable people can wrap their head around that concept.

Clayton was taken from the family on Friday, June 5, 2015 by agents of the Greenfield, OHIO Police Department and an agent of the Highland County Children Services of OHIO never to be seen again. To this day, the State of OHIO will not let the birth mother, Rae, know if her son is dead or alive. They don't believe criminal justice offenders have that privilege. If this seems like cruel and unusual punishment, it is. To Lotus, the ongoing saga is a state imposed act of war of domestic terrorism on the people of this land in violation of Article IV, Section 4 of the American Constitution! This sort of treatment is happening to recovering inmates all over the world, not just in America. But the states of "X" are disappearing children into their system for the slightest impropriety a parent could make, sometimes made with intention or more often by mistake, and typically as a result of substance abuse. It's inexcusable that WE THE PEOPLE have been sequestered, censored and punished for voicing this abuse of STATE authoritarian powers onto our family structures. The system needs to be fixed. Let's not let the children suffer when adults lose their way while seeking redemption.

This couple has been fighting paper chess in the legal system, in local, state, federal and District of Columbia bankruptcy venues for over 5 strenuous years (since 2015) with no remedy, *no jury trial*, and no action as a result of over 6 Habeas Corpus filings and 12 jurisdictional court proceedings. Every conceivable government agent and heads of state have been put on legal notice, including the President of the United States, Donald J. Trump, the IRS, the USPS, HHS, and the DOD to name a few. As of a recent Habeas Corpus filing by the husband, Lotus Justice, in the United States Bankruptcy Court for the District of Columbia, case # 1:20-cv-00040, docketed on January 6<sup>th</sup>, 2020 the litigants are spelled out. This isn't a minor case by any stretch of the imagination. Not only does the family involved demand a Common Law JURY Trial of their peers for the return of their son, they refuse to step foot into the murky court room waters of the unlawful admiralty UCC legal venue of the foreign ecclesiastical black robes of the power hungry elite by relinquishing their lawful common law jurisdiction. This is a war between the children of





light and the endless pit of darkness of an unjust legal system so sinister that its weighty scales of UN-JUSTICE continually balance in favor of the jackals of the courts. A system vying for baby BONDS in return for filthy lucre, in a disgusting betrayal of what is in the best interest of OUR American children who are caught up in the middle.


If Lotus and JUSTICE are to prevail, she will be the first COMMON LAW CASE in history to break the glass ceiling of the corporate child custody courts that are endeavouring to ignore the Constitution for the United States for America and our Christian way of life, human forgiveness, emotional restoration, and spiritual healing.

The case itself is well-known by the nonchalant controllers who sit on HIGH. These actors “pretend” not to even *know* LOTUS JUSTICE! In reality, they all know LOTUS from Twitter, Facebook, YouTube and numerous court documents! These state attorneys, judges, politicians and CEOs are sitting in our governmental seats of power by fictitious titles of nobility and are foreign usurpers merely feigning to follow our Constitutional Laws of the LAND. This is the most heinous coup d’etat in the history of mankind, one that continually bleeds the blood from our holiest of holy, our dear children.

Alas, someone with the knowledge of the LAW decided to stand up to these pirates of the legal system on behalf of millions of parents who have lost their children to the foster system, forever. And in so doing, Lotus unleashed the wrath of God upon the dark-robed entities of the matrix. Currently, every deep state corporate controller in our world including the POPE has received a copy of the Clayton Michael Bates case in multiple court filings including, but not limited to, the main players, the BAR UNION corporate attorneys and its magistrates, as well as, the Department of Transportation’s corporate contenders. Because LOTUS had the fortitude to serve them all as defendants in legal court documents concerning her son Clayton’s unlawful disappearance, it appears she is being bullied. Big brother is not only watching this one, but, they are endeavoring to stir the pot of destiny in a plethora of legal battles against Lotus that are on the dockets already, in the name of LOTUS JUSTICE! Again, this is about a trove of court cases against Lotus, not just one spanning many years.

There is one element of creation that the dark ones cannot control, however. The missing puzzle piece from their game of thrones is the greatest grand master of them ALL, our Goddess/GOD the divine creator of ALL! Christ RULES this realm. And in the end, whatever is in the best interest of the children will take precedence over evil. ALL darkness will be dispelled! Innocent children born unto state incarcerated parents, and brought into this world by our divine creator shall be allowed to remain in the loving homes of their own blood KIN and KITH families, where every effort and sacrifice has been made available by the families themselves to make that happen! Family comes before the STATE in a God fearing nation and a REPUBLICAN FORM OF LAW! Our country’s founders created and honored the Constitution as the Supreme LAW of the land for Americans, allowing us a jury trial where crimes of treason and sedition are central themes. Our Constitution also granted all Americans life, liberty and the pursuit of happiness, which includes the health and happiness of our offspring, our crown jewels, yes, OUR children and their immediate imminent safety.





Lotus is an American Constitutional historian, law counselor, teacher, and a modern day activist for the Republic! She is a tireless vigilante concerning the most paramount political issue of our modern time in America, the child trafficking behemoth, where estimates declare over 25 million children fall victim to this industry per year. We must stand up and correct the legal system. To Lotus, the Constitution is the only way.

Aside from a few one-sided blurbs on television regarding this daytime raid and stand-off between Lotus and the Franklin County OHIO SWAT department, this story has been put under wraps by the mainstream media and afforded a biased viewpoint from the perspective of the cops, without a fair and balanced commentary coming from the family concerned.

The tragedy in this case is clear. Despite the circumstances whereby healthy loving relatives were willing to accept Clayton into their homes for custody, the child was taken regardless of the original court orders. One willing relative had already been screened and had been pre-approved by the State of OHIO to accept custody of Clayton the very day of his disappearance. But the refusal of the State of OHIO to comply with the law and to release the whereabouts of the child, or bare minimum, disclose whether he is safe and sound is where this story truly begins. Paramount is the repeated requests from the family for a common law jury trial as explained by the self-appointed law expert and counselor, none other than, Lotus Justice herself.

The beast system of the judiciary now in power is only a conglomeration of legal corporations construed as an overlay, currently “pretending” to be the supreme law of the land, suffocating our American Republic. This system doesn’t rehabilitate nor does it forgive sinners. This iron fist of a judiciary is a mockery in the eyes of those who believe in walking the LETTER OF THE CONSTITUTION, IN LAW. The truth be known, there is no court of legal premise that has a higher calling than the COMMON LAW COURT of American jurisprudence. Some believe the Constitution is dead. The common law Constitutional doctrine, IS the only HOPE for a lawless court system, PERIOD. Let’s bring back the common law JURY! Let’s run these black-robed magistrates who are denying us our lawful rights out of town!

Fast forward to today, Lotus, Clay’s (non-biological father) is now incarcerated in the Franklin OHIO County Correction Center with a gunshot wound to the hand and 2 broken dislocated fingers and an excessively bruised body as a result of various confrontations with OHIO cops. Lotus was taken into custody during a 6-hour stand-off siege on her home by the Franklin County OHIO SWAT Police Department. Bear in mind, for the record, Lotus was not charged with a crime when the police squad attacked her residence. No prior warrant was issued for her arrest and no legal warrant was issued at the time of the siege. And no identification was made when the police SWAT agents broke down 2 barricaded front doors, frightening all those inside, including Rae, the wife, and the family pets. No matter what side of the law you’re on regarding CPS (Child Protective Services) cases that spiral into violent realms of “self-defense”, it’s important to hear the victims and the family’s side of the story. When a family has been silenced, ostracized, and denied their lawful right to a jury trial of their peers after multiple requests unto every conceivable court venue in the land asking for such regarding the whereabouts of a missing son,



the denials thereof by agents of STATE are not only un-Constitutional, these are considered acts of high-treason and crimes against humanity. Under the American Constitution a fair jury trial is our inalienable right given to us before God and Republic. We do not need to beg for it.

Most online editorials of the Justice family plight leave out the poignant facts of the disappeared boy. Without giving into “eternal damnation” for parents caught up in the penal system, this case is about allowing the family to WALK THE LAW through affordable DUE PROCESS OF THE LAW. Realize there are thousands of cases with very similar story-lines happening all across America and worldwide. For the public at large, it has morphed into a modern day biblical WAR between “WE THE PEOPLE OF THE AMERICAN REPUBLIC” and the “SYNOGOGUE OF SATAN, THE UNHOLY SEAT OF STATE”.

If you’re still with me, “eternal damnation” for parents who struggle with drug addiction, is not the answer. God can redeem anyone at any time.

Below is the transcript in Lotus’ own words from her jail cell, of what happened leading up to her own recent incarceration on July 21<sup>st</sup>, 2020 by the Franklin County OHIO police.

Was this a state retaliation against Lotus regarding her rental tenacity, where the courts and her landlord were in an active pending court dispute over an eviction proceeding against her?

Or was this about the July 17<sup>th</sup>, 2020 hospital altercation between Lotus and OHIO Health Hospital personnel and hospital police officers, the week prior, where Lotus endured an overnight stay in jail, two broken fingers, and a severe boot kick to her back, all for her Constitutional refusal to wear a Covid-19 style MASK on military hospital property?


Or does Big Brother want to silence this outspoken woman of LAW for exercising her Constitutional Rights?

What happened next was not just a crazy twist but it involved an order declaring Lotus to be mentally ill, on PAPER, without PROOF!

The day of the final siege (July 21<sup>st</sup>, 2020), the State of OHIO operated unlawfully by mandating that Lotus be “detained for a compulsory mental health treatment” using an AFFIDAVIT OF MENTAL HEALTH ORDER, without any prior mental evaluation or exam by a certified doctor of medicine of the patient’s choice! The order was signed off by an LCP, a Licensed Mental Health Counselor, not a real doctor! This was done “void” of any previous jury trial regarding the mental stability of this woman! If any state of “X” doesn’t agree with an American for their political stand, one who exercises their right to bear arms, or for their refusal to wear a medical MASK, or for their refusal to accept state-appointed medical jurisdiction over their physical body... does that give the STATE carte blanche to deem the individual as “mentally ill” without proof or evaluation for proof?

**According to Lotus, this AFFIDAVIT OF MENTAL HEALTH ORDER was the basis for a SWAT TEAM with armoured tanks, tear gas and bullets descending upon her residence demanding that she surrender and come out of her home (on July 21, 2020) by gunpoint.** According to the





paperwork, the Probate Court of Franklin County OHIO took it upon themselves to practice medicine from the bench and to declare Lotus mentally ill and for her to be detained using any measure necessary to accomplish this task, and to bring her in for a forced mental evaluation procedure, without her consent. But, how can they declare a person mentally ill prior to the psychiatric evaluation itself, and without a real doctor's examination? Being mentally ill is not a FELONY! Why are 2<sup>nd</sup> Amendment advocates being demonized and declared mentally incompetent with the stroke of a legalese pen outside of the LAW? Only felonies can proceed a lawful arrest. Without a victim, there is no crime! So where do they get the authority to rain down on an American's homestead with a military style SWAT TEAM, just because someone has a history of disagreeing with overt police brutality in OHIO?

Lotus explains in detail why the State of OHIO wanted to do this mental evaluation on her so vehemently. And for the record, since being incarcerated, Lotus has already passed two mental health evaluations. In her investigations preparing for her own court cases, Lotus uncovered multiple crimes against the American Treasury and she figured out all the tricks and loopholes within their twisted legal commercial codes that the court jesters routinely use to disappear children from their birth parents, in this country.

This story has a 2<sup>nd</sup> Amendment twist to it too. **Lotus Justice WALKS THE LAW to the full letter of the LAW, and this includes her right to bear arms in protecting her family against criminal encroachments where treasonous acts of trespassing are concerned.**

In the weeks leading up to the final siege and bloody event of July 21<sup>st</sup>, 2020, Lotus goes into details how seven Columbus, OHIO cops had harassed her and her wife on a previous visitation to her residence without warrants late in the month of June of 2020. The goons proceeded to break out her windows in her home that day. And one armed goon jumped through the broken window gaining entry inside her house. Lotus protected herself in that incident verbally demanding that they all LEAVE, and they did.

In closing, LOTUS does not believe in forced psychiatric medical evaluations as a consequence of voicing her Constitutional rights, while exposing crimes of state without a jury trial. In her mind, doctors of the AMA (American Medical Association) are titles of nobility. Moreover, let's not overlook that Lotus is highly educated in medicine, law, legalese, and criminal investigation techniques. She has a medical degree in biology. And Lotus is a practiced biologist. Lotus is no slouch. She's got thousands of loyal fans who support her viewpoints on CONSTITUTIONAL LAW, as well, from coast to coast. But, with that sort of exposure, did LOTUS step on the wrong toes and create a few powerful demonic enemies?

Lotus chooses to exercise and vocalize her 2<sup>nd</sup> Amendment rights emphatically to defend herself, her abode and family against tyrannical actors of STATE who dare infringe upon those rights.

Perhaps Lotus KNOWS too much! Maybe Lotus SAID too much! Over the years, she has without a doubt exposed some horrific crimes against humanity, as well as, BANKER crimes of theft against the American Treasury. The crimes of STATE that Lotus has unearthed are riveting, astounding,



profound, and disconcerting. Her highly censored, outspoken and longstanding YOUTUBE channel was shut down during the LIVE SIEGE in the midst of the police raid on her homestead, as the entire standoff streamed "LIVE" from inside the compound on 2762 Beulah Road in Columbus, OHIO, (on July 21<sup>st</sup>, 2020), for all the world to see. The video of the standoff may still be up online at BitChute, if one does a search for it. So, is it OKAY for the STATE to shut down freedom of speech channels because they discuss LAWFUL 2<sup>nd</sup> Amendment rights? Is it only okay for the deep state to have guns but NOT the PEOPLE? Or were the corporate powers upset because Lotus dared to discuss TREASON in high places among other sundry topics like the unlawful circumcision of babies? Or is Lotus just entirely TOO OUTSPOKEN to her own physical peril?

Imagine a world where NO ONE REBELLED against tyranny!

Only Rexton Lotus Justice can walk and talk the LAW with such vivid clarity. Listen to the audio stream of her prison interview with Daniel Leach Jr. and follow along with this audio transcript below.

Almost everyone knows someone who has lost a child to one of these state agencies either temporarily or forever. It comes right down to, WHAT ARE WE GOING TO DO ABOUT IT?

**THE INTERVIEW BETWEEN DANIEL LEACH JR. (HOST) AND LOTUS ON THE PRISON  
PHONE FROM FRANKLIN COUNTY CORRECTION CENTER II IN COLUMBUS OHIO**  
INTERVIEW TRANSCRIPT

DANIEL: "I just want to say, thank you everybody here for joining us here at Studio 1776. I'm your host Daniel Leach. Today I am being joined by REXTON LOTUS JUSTICE. Anyway, Rexton would you please introduce yourself. Tell everyone a little bit about you and your story, because obviously you can tell your story better than anybody else."

LOTUS: "Right, well who I am is a person who has exposed the fact that the District of Columbia - District of Criminals has been conspiring with municipal powers which are merely body-politic corporations to have given themselves police powers and a judiciary. So they are basically fascist municipalities. And they have been conspiring through the Department of Transportation and transferring utilities through the corporate DC States of "X" to lay liens on patents and patents of land via titles of letter patents (sic)... is what they encroached criminally on the 21<sup>st</sup> and shot me... which is a patent, subject to acts of Congress, and it's a limited deed and therefore the states have no jurisdiction over them...as well as, your birth certificate is a land patent that is subject to acts of Congress that the states have no jurisdiction over. And yet, these corporations, these municipal corporations, fascist corporations have given themselves unconstitutional police powers through the judiciary - in coup. And, they have been exercising tyranny over land patents that the states have no jurisdiction over.

So what I have proven, one, is that your birth certificate is a land patent. And in my case and in my family's case I have taken my wife, my birth certificate and my wife's birth certificate, both birth certificates and the birth certificates of our (sic) children and have cured them, and rejoined



them. Ahhh, because what happens when you are incarnated, the corporate state issues a bond for your flesh, a land patent, and they view the soul within it, lost at sea...because, we are *pro-testants* (protestants) and we will not surrender to the jurisdiction of foreign kings of the false crown of England and the papacy of the coup. And so basically, they have divided what God brought together. What I did in the Federal District Court Circuit, through all of the District Courts here... I've been through all of the District Courts, the District Court of Columbia, the District Court of Federal Appeals - Federal Circuit, the District Court of Appeals - District Circuit, and then back down to the District Courts of Bankruptcy... where I have laid a Lis Pendens, which means a lien upon those joining the social security numbers and the birth certificates which have been laid open in the federal instrument. So imagine, the bottom, the *dock-tors* (doctors), titles of nobility that are foreign patents, issued land patents and give it a value in the corporate states of "X". And then your parents apply for social security benefits in the federal instrument. So they're joined in the corporate states of "X" in the county coffers. And yet they surrender those patents to the DCC (The Depository Trust Corporation) in New York. And then the federal instrument, they lay OPEN, meaning that there is an inter-pleader between the beneficiary and the land patent. And that inter-pleading is where the coup is. It's where foreign title of nobility esquires and doctors and police and bankers have been raiding the Treasury since post-reconstruction. In my case, I have cured mine back. And it's an instrument called, Monica G. Justice, LOTUS (sic). And I have seized the Treasury instruments and patents and proved, *in equity*, that the instruments of the District of Columbia and in this particular case, the state of OHIO have perfected a "nonsuit" in the nature of proviso pro confesso in equity... which means that I have proven that all of their liens upon me and my family were "nonsuits". Not only are they "nonsuits" but they are "nonsuits" in the nature of contract where they have failed pro confesso to take cognizance (sic) to report to defend their actions.

So, the District of Columbia is basically a defunct instrument. And it should have collapsed. And it should have surrendered our c'est que trusts and jubilees to us. But instead, you have the Trump Administration, Bill Barr, the Treasury Secretary, the military and the State of OHIO agents and agencies, including the FCC (Federal Communications Commission) from the State of OHIO and the Federal FCC have been defrauding the Treasury, pretty much since, ahhh last, December of 2018 when I laid the Lis Pendens. Because what happened is, when I laid the first Lis Pendens in the Federal Court of Appeals for the Federal Circuit, which is the highest equity court of statutes, they stole the Lis Pendens off the ledger. And I'm going to tell you Mr. Trump The Chump walked that over to the Queen of England when he did his little ditty, his little Masonic walk in front of her around Christmas time, around 2018 - 2019 and presumed to operate and steal my allodial estate, where I am the allodial heir through all of the crowns of Europe. And I'm the granddaughter of Mary Boleyn. I am the granddaughter of Constantine. My wife is the allodial heir to the Croy Crown of the high crown of Scotland, the true high crown, to the union of the crown. That's why they had to kill Mary Queen of Scots to steal her son in that false union of the crown.

So, I have basically proven that everything post-reconstruction is a fraud, and has been a fraud (sic) by the trusteeship of the foreign bankers and the foreign bankers of the UK, and the foreign bankers of the POPE... and it's collapsed. They are basically refusing to surrender to the law and



instead have chosen to conspire to bring false politicking (sic), to criminally encroach upon a patented land that is not within their state jurisdiction. I actually removed the land patent that they came and shot me on, [it] is in Federal Courts attached to the already proven “nonsuit”. The municipality had no jurisdiction on that land, neither did the State of OHIO, neither did the Franklin County Sheriff’s Department. What they did was, they went outside the law and tried to circumvent the law, the state rules of civil procedure, and bring a “pink slip” claim against me, which is NOT a warrant for arrest, I might add. And which the magistrate’s order mandates that *they contact me and try to talk to me about it*. But instead what they did, since March or April of 2020 we have had four criminal encroachments upon that property, although it has been removed out of state jurisdiction. The first two criminal encroachments were by the Columbus Police Department. Those are documented on the Supreme Court Case of OHIO, case #2020-0760, as well as, the crimes of the municipal court who is stealing instruments off the dock. *Unregistered!* And most likely, transacting on the back ledgers criminally as bonded instruments. Because you see, my signature is worth a lot of money... lots and lots of money. So any instrument that I have created up to that time they basically seized off the docket before even registering it. And they modified that document several times. And all those crimes of that municipal fascist corporation operating under police powers is documented in that Supreme Court case #2020-0760 of the OHIO Supreme Court. So, then they were basically shut down. And they lost their jurisdiction. So then they go into the doctor arena of the titles of nobility and bring a false mental health claim against me calling me an unspecified paranoid schizophrenic and all of these horrible things. And, then instead of calling me, which they had my email address... Mind you the Department of Homeland Security agent for this Columbus Police Department, I had been in contact with this man by phone and email. So by the magistrates order they should have contacted me and said, “Hey, we have this “pink slip” on you, [do] you want to come talk to us.” But instead, what they did was, they operated in the same fashion that the Columbus Police Department did, and they criminally trespassed on the property the first time on the 17<sup>th</sup> of July, 2020, literally crawled through a window and came into an enclosed in porch, which has secured double dead bolt doors, *with guns!* Okay? My wife was there at that time. I was up in Delaware getting beat up by hospital cops for not wearing a mask in a hospital that I’m not required to wear a mask in, because of my health, you know and by CDC guidelines, I’m not required to wear one. But I got beat up in a hospital in the OHIO Health System, which is not a lawfully registered instrument under the Secretary of State’s Office. Then again, “OHIO Health is not a lawfully registered instrument under the State of OHIO Secretary of State’s Office.” So I was in one of the *amorphous fiction hospitals* which ended up being the property of the United States Military, that just has easement that has been assigned over. So this hospital is *military land*. So I was arrested for not wearing a mask that I don’t have to wear. I was beat up. They broke two fingers. And I was put in jail in Delaware County. I go Monday to the Delaware court case. But, while I’m being beat up my mom’s being held unlawfully by the hospital cops. Again, military lands. And my wife... this is all at the same time... and my wife is sitting at the residence of 2762 Beulah, being... with guns drawn, with sheriff’s between the two security doors on the front porch. We’ve got them on video. So that’s the third criminal encroachment.

So then I go to the hearing in Delaware [OHIO]. I put in a demurrer, a very poignant demurrer. Because I have proved that I have cured, Monica G. Justice, an instrument of law that has a



negative one (-1) FICO score and is exempt from their Lex Mercatoria. I have this as a banking instrument. This is a document, provided to me by *CBC Innovis*. CBC Innovis has the same address in the State of OHIO as the United States Company that's registered through the Department of Transportation as a transferring utility of the State of OHIO. So basically, the corporate instrument that is in charge of all of the transferring of all of the *back door banking* for the State of OHIO via the Department of Transportation, as a transferring utility, that each state has, called the United States Corporation Company *has* defined Monica G. Justice as a land patent, non-negotiable bond exempt from the current Lex Mercatoria. So, I am a negative one (-1) FICO. I am, I am the TREASURY. I am, my flesh, my estate is the allodial TREASURY. So, then Delaware's [demurrer](#) was put down, that's Monday the 20<sup>th</sup>, July the 21<sup>st</sup> was the [issue] with the cops was with people (sic), from my dog barking and someone, already having, clearly they have already encroached into [and] between the two security doors. Well I grab a means of defense because I know there's no warrant out for my arrest. I just got released the day before from Delaware [OHIO]. They had released me [sic]. So I know they have no warrant. I have no idea who's coming into the house. I pick up a means of defense, by the time I get upstairs, I hear someone saying, "Monica come to the door."

Lotus continues...

No... "we have a warrant." No... "we are this instrument." No... "we are the sheriff." No... "identifying anything." [Sidebar: What Lotus is stating here is the cops didn't identify themselves nor did they disclose a warrant or any other instrument giving them the authority to arrest her and break into her front porch.]

"And the next thing I know they bust the door in which is the second security door and I see guns, So I shoot in defense of my castle. I use my 1<sup>st</sup> and 2<sup>nd</sup> Amendment to the Constitution to defend my fort. Next thing I know they're unloading 2 clips and they shoot me in the wrist. And I'm going to tell you about 14 other bullets whizzed past me that they didn't hit me with.

Now, when I shot in defense, I shot low into the floor. I shot low. I wasn't trying to kill anybody. I was just trying to scare away whoever these criminals were, that had come into my house with clearly no authority in the law. However, when they were shooting at me they were pointing at chest height. So basically they came to kill me. Okay, they used bullets without an arrest warrant, in violation of a magistrates order. They tried to kill me. Because they needed to kill me to steal my estate in their mind. They tried to create an unlawful escheth on my estate. Thinking if they killed me it would fall back into their control again. But they don't understand that I know the law way better than they do. My allodial estate had been removed out of their control. When I die, if I die before they surrender the jubilee, no one gets anything. It's a land locked estate.

So, basically in summary what you have is a conspiracy between federal agencies and agents of the District of Columbia and the Treasury and the Trump Administration and the Department of Transportation and the Department of State and the State of OHIO agencies in the City of Columbus and the Franklin County Municipal Courts in the Common Plea Court etc. etc., from the Sheriff's Department to the City of Columbus Police Department to remove (sic) people from their allodial estates."



DANIEL: "Hey, Lotus! Just wanted to let you know that Rae has joined us on the call here. So..."

RAE: "Hey baby."

LOTUS: "How're you doin'?"

RAE: "I'm doing good baby."

LOTUS: "Happy belated birthday again. So this is what Rae gets for her birthday. She gets her husband in jail for defending his family. Right? So..."

RAE: "My husband has been shot!"

LOTUS: "Say again?"

RAE: "My husband's been shot!"

LOTUS: "Yes. Well, and remember they did this to Rae too. Rae is a victim of domestic terrorism as well. So these are domestic terrorists. And I'm Godsmacked when I hear from Rae that people don't understand that. When men with guns and badges and uniforms profess to be peace officers or officers of the law encroach upon your land without a warrant or due process of the law they are no longer police officers. They literally revert to being robber barons and thieves, plunders and domestic terrorists."

VOICE PROMPT FOR THE PRISON TELEPHONE SYSTEM: "You have one minute remaining."

LOTUS: "If you guys want me to call back I can do that. These are 20 minute stint calls. And I want the people to understand that I have cured your jubilee. And the Trump Administration and your district of criminals and your states of "X" are preventing and obstructing that from happening because they have lost complete control under equity and under the law. The attorneys and the foreign bankers know that they no longer have the right to be our trustees. I have proven them operating in fraud. Okay? So that said..."

DANIEL interjects: "So how long will it take?"

LOTUS: "I can call back as soon as this call has been issued...we can maybe talk some more, so maybe in the mean time before I call back you can talk to Rae about a little bit about what she went through. Because they did this to her too folks, not just me. They kidnapped her for 7 hours. So talk to Rae about that while I call back. Okay?"

DANIEL interjects: "Absolutely, sounds great. Thank you."

LOTUS: "Love you Rae."



RAE: "Love you baby."

LOTUS: muffled speech gets cut off by the prison recorded call software, to end that call.

DANIEL: "Alright. So, we now have Rae Justice here, uhmm, anyway, yeah so Rae as Lotus was saying when you experienced this can you tell our audience... Obviously you went through some pretty traumatic stuff and you know. And it sucks that you gotta recall all this kind of information but ya, go ahead and tell them what your experience was as far as you guys going through this whole experience with the shooting.

(chimes from the prison phone...)

LOTUS: "Hi there again."

Oh wow, we have Lotus back."

LOTUS: "Ya, Rae was actually arrested. I think Rae should tell people what happened to her because remember she was a victim of domestic terrorism too. Because that's what this is a disappearance of substantial rights and an act of treason, sedition, it was RICO, predicated acts of RICO, it was Treasury crimes, kidnapping and trafficking. And there are a lot of people who are going to get tried and hung for this when the LAW swings in the way that it's going to swing. Because they basically affected war upon the laws of the United States and the American people in order to steal our Treasury that I by LAW have secured back into the de jure allodial LAW of our Republic."

DANIEL: "So, I have a quick question for you. And I know this is going to be a question that a lot of people are going to want to know and are wondering about. Are you familiar with Russell J. Gould?"

LOTUS: "Uhm, as a person?"

DANIEL: "As a person or as to what he's also claiming to have done."

LOTUS: "Oh is this the dude that claims to be the King of England?"

DANIEL: "No, he's saying that he's done the same thing that you have done but with the post office. He went and supposedly...

LOTUS: "The post office isn't the Treasury."

DANIEL: "So these are..." "two separate..."

LOTUS: "Again, claiming something by saying you occupy a vacant seat and going through the



processes of the administrative courts of the United States and placing facts of law en coquette on those administrative processes are two different things.”

DANIEL: “Okay.”

LOTUS: “It’s kinda like the people who say, “We’re the new republic of Oklahoma because we’re the 100 people who say we are.” Uh, there are processes of law that must be complied with. The courts of Christ and Thutmoses III are en coquette courts. Okay? They are courts that you prove through stance and seal. So, somebody going in and getting a declaration from the POPE who is a foreign agent or from whomever in DC where they say they can operate as a postmaster... the postmaster is mute whenever the postmaster operates off of my Treasury. So I supersede any authority that anybody has in any instrumentality of the United States of America. I have seized the American Rite, I have claimed it back. I have seized the Ancient and Accepted Scottish Rite which the Masonic Orders brought forth in the Declaration of Arbroath. So his United States is as in quotations, a UCC instrument claims to be a postmaster is mute. These claims go back to Christ. Okay. Before the... I have cured this back to the Trust of Christ, not the United States postmaster post-reconstruction. So whatever Mr. Gould thinks that he may have achieved is mute, okay, IN LAW, that’s what I’m going to tell you. [For the] same reason why there is no coat of arms on Buckingham Palace, because I have seized those allodial rights back to be an allodial heir in sanguinity of those crowns. Those seals will end up having the Great Seals of America on them. That will be the new coat of arms that will be on all of the states instruments of all the crowns of Europe and all the crowns of the world that choose to be part of the LAW and the WORD, dejure. Because everyone who has ever affected commerce with the United States as a UCC instrument housed in the 10 by 10 area called the District of Columbia, which is an instrumentality created post reconstruction by statute has waived their foreign state statute to our LAW. And I have collapsed that instrumentality to the dejure instruments of our Republic. I have seized and proven that they have violated the Treaty of Peace and the Definitive Treaty of Peace and defrauded the United States of America. I then collapsed it back to the union of the crown under the Croy name, which is what Rae is the allodial heir to, as is her son that they stole without warning.”

RAE: “Croy. C-R-O-Y.”

LOTUS: “C-R-O-Y. Croy Hill. The Croy kings are the ones who prevented Britain and Rome from ever incurring on the Scottish Crown. And when they killed Mary Queen of Scots, kidnapped her and murdered her and stole her son, they were usurping the High Crown of Scotland that was Scott-FREE by the Declaration of Arbroath which was a granted rite to the Rites of Tanistry which is how the whole government operated under Tanistry. That rite to Tanistry and the whole Rite to Scotland was granted by the Pope. So, they’ve even usurped the Scottish Rite of the free Scots that the Pope guaranteed. And you have to remember if you read my work, that in 1940, all protestants were considered “colored” under the military law. So anybody who did not surrender to the Pope being the “King of the World”, you know the real Christians, were considered “colored” under Military Code of Justice! And they have warred upon those Protestants who were founded upon the Edict of the Worms. And remember [that] Mary Queen of Scots was a



Protestant to the Edict of the Worms. So anybody who has not been willing to surrender to the heretical pope to being their king of the world has been warred upon by the banking mercatoria that is foreign to the American admiralty system and foreign to our treasury. And also our own United States military has been warring against the American people since 1940. Where in 1940 they created a 5<sup>th</sup> special maritime jurisdiction that threw everybody into international lex mercatoria admiralty as bond slaves. And that instrument of the 5<sup>th</sup> jurisdiction is where all the municipality's police powers are founded upon. And guess what? The Department of Justice has been turning a blind eye, calling them victimless crimes since 1979, you know when the Nixon scare came about and Fort Knox was determined not to have enough gold to cover the bankruptcy. So since 1979, the Department of Justice has been allowing these foreign 5th jurisdictional special maritime foreign courts operating with foreign unconstitutional police powers to raid the American people and our treasury willie nillie saying they were victimless crimes. And when it comes to the native tribes they have been removed off of the land too. There's no American born on this continent of this promise-land that has not been removed from the land by the birth certificate crime. Okay. They only...(unintelligible)... That's why the Pope seeks to claim all of the new world that he didn't seize under the secret Treaty of Verona. So when people talk about "what I've done under the last 20 years is the United States corporation \_\_\_\_." These are moot claims. Because the claims that I have proven, IN EQUITY, IN LAW predate any fiction that exists today by hundreds if not thousands of years. Okay. Cuz the true binnie benets are the Vikings, okay. The Vikings, the Vikings and the Scottish Crown all of those red headed allodial heirs are the true allodial kings of the land, back to Christ, back to the pharaohs of Egypt, back to Thutmoses the third (III) and his beautiful temple incarnate that holds the middle temple and what would be... there are two crowns of Egypt, there's a high crown and a low crown. But the crown though it's split is only held by one person. There is no king of Exodus. Everyone in Exodus is outside the high temple. There is no king of it. There's only ONE KING OF THE WORLD and that's GOD. There's one LORD OF THE LAND and that was the pharaohs of Egypt who helped both the high crown of Egypt and the low crown of Egypt. Guess what? They were red-headed Vikings. They were long canoe people. But the first crown, the first temple is in this country, it's in the state I was born in the state of the Missoula Indians. Their sigil is a cross, not the cross of that we know, but it's the equal sided cross which means, "THOSE WHO KNOW ALL 4 WAYS". So this is old law that we're curing. This is prophesy being satisfied. This isn't just modern day, this last 200 years stuff. This is law that's curing back thousands of years that will cleanse this realm of all the inequities and all of the principalities on high that have been warring against the woman and child and the gentiles for thousands of years. Since Exodus. Okay? So this modern day concept that I'm a code master (sic) or we're the new Republican state of blah blah well... (unintelligible lawsuit named) and Rudden vs Neal and a whole lot of case law tells people when they try to recreate an instrument of law the only people bound to it are those people who agreed to it. Well when it comes to land trust law and repository trust law there are laws that determine that when people are proven to have failed to perform in their fiduciary duty willfully as trustees of land trusts that those land trusts fall commentary just like apples from a tree to the allodial heirs. Well Rae and I are the allodial heirs. We are the true union of the crown. And our children are the heirs to that as well. And what I have did is, I gave my estate to be used for all the free people of the land. I have directed the Internal Revenue Service to hold the 5<sup>th</sup> jurisdiction off the books and to have it cured through the common law for all of the fines that have been



stacked (sic) upon the people. The people are to be given their allodial estates and their jubilee. And that the land is to be used for the benefit of the people. And that all of the accounting practices of the ledger will be under the good accounting practices. There will be no more interpleading. There will be no blue ledger, gray ledger. There will be no more hypothecation of bonds between the interpleading which is what the bankers have been doing to try to bankrupt the people and make them bond slaves. So I have conveyed the land back to the people, back to them. The district of criminals don't want to surrender their control. It's interesting right now in all of the news with its fake corona virus, the crown, is that they are trying to fight the 4<sup>th</sup> CROWN of American Common Law which I have cured, which supersedes everything they do, IN LAW and IN EQUITY. Because remember they're AT LAW and AT EQUITY. They don't even have jurisdiction in the law that I walk and the law that I've cured. So everyone is owed their jubilee. And your current system of fictional government which is a simulation of law, a post reconstruction fiction created by statute, criminally I might add - post reconstruction. They have refused and are refusing to surrender the treasury. And that is why they came to..."

RAE: interjects, finishing Lotus' sentence... "kill you, kill you, kill you".

LOTUS: "What Rae?"

RAE: "I said, they came to KILL US".

LOTUS: "Yes, they came to MURDER US. They did not succeed because I wear the armor of Goddess. And I have the favor of Goddess. And I have a divine path. And that is to get rid of these evil principalities that are warring upon all of us! And mind you what I'm exposing is the Trump Administration and states of "X" are defrauding every treasury that is party to the Federal Reserve Act. We're talking 197 nations are being defrauded by Washington D.C. right now. Because those nations and all those who have been enjoined in the Federal Reserve Act have had their treasury defrauded too. Because you see, they tried to steal my crown. They tried to steal the crown IN LAW that I cured. And Mr. Trump the Chump has endeavored to walk with it as though it's his. I bring this up in my videos a lot. I recall specifically the day that Trump was in a meeting with the Queen. And he came out and said, "The only good thing to come out of Scotland was me." He said that folks! Do you know why he said that? Because he thought that he could walk the high Scottish crown that he stole, with stolen instruments off the docket and from the treasury when he went over to the crowns of Europe and professed to be the KING OF THE WORLD himself. Okay? He is operating with stolen instruments. He is not a good man. He is a thief. He's a criminal and he's a traitor effecting sedition and crimes against the treasury. They ALL ARE. Every side. They ALL are. It's not democrats, republicans, they are all in cahoots folks. They all want to stay in control. Because of a number of reasons. Ninety some odd percentage of your congress are peace/ward doctors of foreign titles of nobility. Your entire government is being run by foreign patent holders who do not want to lose control from what they have had as a cash cow for a hundred years. And this includes your United States Military [AND] their the Joint Chiefs of Staff who are up to their eyeballs in treason and sedition. They have NOT reported. They have NOT defended the Republic. They have not insured a Republican form of government. But remember I invoked, if you read the works I've done, I have invoked the Article IV, Section 4." see



preview, [The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.] "So POTUS [President of the United States], because he's not an attorney is also to operate as POTUSA [President of the United States of America], he has violated Article IV, Section 4, *willfully*. Trump should be tried for crimes against the United States, international war crimes and crimes against other countries' treasury. He is a war criminal and he deserves to be tried and hung and found guilty for his acts. Ignorance of the law is no excuse. If...WHEN I get out of here, jubilee will happen. It should have already happened over two years ago. And they have conspired against the American people to prevent it from happening. So jubilee should have already happened."

DANIEL: "So... I have a question for ya..."

LOTUS: "What is happening out there is a total fraud on the American people."

DANIEL (breaks in again): "So I got a question for you..."

LOTUS: "And and... fraud to the world".

DANIEL (jumps in again): "So when you say JUBILEE can you describe that to people? Because I know there's people here that are going to be listening and when you say jubilee there are not quite sure what you mean by that."

LOTUS: "Jubilee is when you have the allodial rights to claim two things:  
To be a FREE AMERICAN NATIONAL OF THE LAND. You can own your sweat. Because under the birth certificate bond racket your flesh is owned by your corporate state of "X" because they bonded you into the Federal Reserve System. So you haven't owned your own body, OKAY? They have presumed to have claimed your body as their property. So they didn't make the land, God did! So they are presuming to own things that God created. That's how heretical they are! So jubilee is when all of the fictions and banking fictions of the false heretical POPE and his empire of heresy are no longer control of the LAND. The people will be returned to their true control by the LAW of the land. Not their foreign baby trafficking red dragon cult pedovore, heretical banking structure. Okay? Cuz that's just what they are. They are a bunch of pedovores and baby traffickers. And they sell babies and they steal babies in the hundreds of thousands, if not millions a year all over this realm folks. What they do with them I don't even want to go into because it is so heretical and disgusting it would make most people want to tear their eyeballs out and vomit and wretch."

DANIEL (quickly interjects): "Correct!"

LOTUS: "These people .... (prison phone recording states, you have one minute remaining)...[are] the devil incarnate. Okay? And they need cleansed from our realm. THEY SHALL BE CLEANSED FROM THIS REALM!"



DANIEL: "AMEN"!

LOTUS: "The LAW OF THE LAND will be restored for the entire realm and all the people. That is jubilee. We will not be slaves anymore to heresy people who do not follow the word and the LAW. There's only three laws in this realm:

1. Do no harm to others
2. Don't disturb the peace
3. And don't disturb the public trust

I got guards coming in. I don't know if they are going to put me up. If not I'd like to talk to my wife again here for a little bit. So we'll finish this call so I can try to call her."

DANIEL: "Absolutely. Well thank you Lotus for joining us. I'd like to do a Part 2 on this at some point."

LOTUS: "Ya well we'll try again but it's got to be... it's a difficult scenario for us here."

DANIEL: "Yes. Yes. Absolutely."

LOTUS (addressing Rae - the wife): "I am going to call you in a little bit okay?"

RAE: "Okay."

LOTUS: "Okay."

RAE (addressing Lotus): "I love you baby." THE END