

Byron L. Trackwell
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Subject: Chris Teske - deportation date January 20
Cliff Cornell - deportation date January 22
Kim Rivera (spouse Mario, children Christian, Rebecca and Katie) - deportation date January 27
Patrick Hart (spouse Jill and son Rian) - deportation date January 29
Dean Walcott – deportation date January 30

Krystalline Kraus
Facebook

Dear Krystallin Kraus,

As these judicial actions encompass Canada and the United States governments by treaty, they involve the U.S. political branches (1st & 2nd branch) and thus fall under the territorial jurisdiction of the federal courts where the U.S. accuser has filed court-martial charges. According to U.S. Const. Amend VI, before these judicial deportations of irreparable harm may take place, the U.S. district federal judges requesting these deportations must have on the courts' docket sheets, a notice of appearance of attorneys representing Chris, Cliff, Kim, Patrick & Dean. This right must be established to the appropriate Canadian Parliament office for their review and action.

If these requested fundamental Civil Rights are violated while the Canadian Parliament looks on, these deportations will be illegal implicating Canada, as Canada knowingly shielded these Resisting Soldiers of Conscience claiming them as their own for a long period allowing firmly planted roots of life and now all of a sudden, Canada is throwing them back to the wolves. This is wrong in any civil court as it is called (estoppel by laches) defined as failure to take legal action until the other party is prejudiced by the delay and thus to bar representation becomes (equitable estoppel)! Canada must act according to law, conscience and integrity.

The violation of jurisdictional fundamentals is why all Resisting Soldiers of Conscience have no Bill of Rights as their reasonable doubt defense has constitutional dimensions invoking the "Federal Question" considered the most important exclusive subject-matter jurisdiction that our constitutional framers have entrusted to the federal courts by U.S. Const. art. III, §2, cl. 1 as confirmed by Congress pursuant to 28 U.S.C. § 1331.

Without this "Federal Question" reasonable doubt defense within a federal court having jurisdiction to hear it, WITHOUT THAT, Resisting Soldiers of Conscience are just thrown to the court-martial wolves where they are extorted, forced to plead guilty, imprisoned and stripped of their civil rights. Unbelievable considering why all soldiers fight wars in the first place; for truth, justice and the American way!

s/Byron L. Trackwell
The Resisting GI
<http://www.resistingGI.com/>