To PMA Members:

A case has been filed at the Circuit Court in our local county listing crimes against Sheriff Bill Phillips with a petition for a jury of our peers. Bill Phillips <u>did not sign and endorse his OATH OF OFFICE</u>, <u>which is a pledge to stand for the Constitution</u>.

T.C.A 8-18-113 Oath Of Office

T.C.A 9-18-110 Endorsing at time of filing

T.C.A 39-16-402 Official misconduct (Filing an Affidavit as a Public Official against Our Contract and not meeting the Legal Requirements of said Act.)

Sheriff Phillips is faced with MANY other Failures of Obligation, which are crimes outlined in Claim of Lien, located at Sequatchie County Records & Deeds, Book #476, page 2081-2113.

The Breach of Contract is also for failure in reporting a crime against the <u>health of the children</u> at the county school system, about mental impairments and health damages being caused by cellular towers placed mere feet from the school, the planned implementation and subjection to massive quantities (hundreds and even thousands of signals) of WIFI, and electromagnetic radiation as a cause, <u>which we can prove scientifically.</u>

My wife and I are victims of this crime, and also placed demands on all relevant public officials in the county and were met with silence and disregard in our demands of a Grand Jury to be presented with the facts and evidence. This has allowed this crime to continue for a year without <u>any action</u> by our trusted servants in understanding it. The school system data and reaction of the state sends a loud signal that this is happening. There is a <u>20% disability rate</u> at these schools (and 30% below grade level standards due to learning impairment) with pushes of physician medication (like anti-depressants and SSRIs) on many kids who are feeling the disharmony from oxidative stress impairment in the brain. A new generation of drug addicts is being created which is highly profitable.

The State is funded by student enrollment. When asked the School Superintendent, Sarai Pierce, in her words told us, "the iddy biddies are feral," but she would not follow up to understand our proof and causes. When serving the Medical Coroner, Dr. Shepard told us it was "the sugar" and children's heart issues were "from the heat." Sheriff Phillips blamed parents being neglectful saying "It was bad parenting." The children's mental health crisis is now an epidemic. There has also been a recent State implemented look in response to cardiac and heart problems in children. Four cross-country runners from Tennessee passed away from heart problems in one year! This is unheard of in our society and thousands of scientists and doctors have tried to tell us why. This is happening in every school in America and the scope of this neglect and crime is massive; however, our authority as citizens and residents only exists locally and our local leaders either thru personal choice or State Policy have been shown to be derelict when presented with such an extremely important claim for the health of the community.

For five years, we have studied to be able to present all of the evidence to a Grand Jury Testimony that would change the course of our society locally and more broadly speaking would lift the veil on **crimes against Americans**, a county which we feel so proud to be a part of. **We believe in our Nation's people as righteous**, **moral and brave**. We do not know why we were given this monumental task.

On October 23rd, we were lured onto the roads by our County Clerk, Karen Millsap, stating we needed "*a double notary*" on our case we filed, but we were already in receipt, for weeks, of a letter from Attorney, Jennifer Austin Mitchell, who stated she was defending Sheriff Bill Phillips. **We were violently arrested** as we entered Dunlap by a "*Drug Task Force*" at Tractor Supply with unmarked vehicles and many guns pointed at our back. We were separated and placed into solitary confinement for nights without bond and denied

visitations. We were then moved into court in orange jumpsuits and **chains on ankles and wrists** with General Sessions Judge, L. Thomas Austin (Jennifer's father), asking us if "we wanted to talk about this now?" My wife, in her rage, found the courage to speak boldly when Judge Austin wanted to see us in court "next week," and he then shushed her from speaking any more of the truth out loud. We were terrorized. We have since then had 24 hour surveillance on our property, which includes a high tech drone fly over in broad daylight. My wife's mother, who is 79, cannot go to the store without being followed, even inside of the Dollar General. We believe there may be elements of prejudice in the county to keep this from being heard.

We place our own future as a uncorruptable, loving couple, with no kids of our own, in peril. <u>The State</u> (<u>District Attorney's office</u>) has now charged us with a crime for filing this Breach of Contract against the <u>Sheriff and we are now in one court as VICTIMS</u>, and one court as <u>DEFENDANTS</u> (facing a felony).

There is no assistance that we ask of our fellows other than SHOWING UP to these court dates with the understanding that it is our RIGHT TO CONSCIENCE and we demand that this allegation be heard and understood. We are independent and REPRESENT OURSELVES **PRO SE** in honor of our voice. Our health and our future is THE CHILDREN and America depends on it. The Oath of Office is the contract with WE THE PEOPLE. We are lost without it.

I have included in this information packet the relevant documents that were served to county officials and I urge people to have an <u>open mind about the necessity to prove that we are wrong</u>. **We have nothing to gain from this; we seek justice.** The initial hearing is:

When: December 11th, 2025

Where: The Sequatchie County Courthouse

Time: 9 am

To Confirm Dates and Times: Call Karen L. Hartman Millsaps (County Clerk) 423-949-2618

We are defending their motion to dismiss our case under Rule 12.02 (6) Failure to State a Claim Upon Which Relief Can Be Granted

Circuit Court: No.2025CV109

Benjamin Dylan Fowler and Perry Louis Fields v William Wayne Phillips

We are Claiming Right Of The Public Interest moving forward on this case and a show of interest from our countymen may by the only protection from the legal tactics and interested parties.

Please share this with your neighbors, friends and family members; especially if you live in East TN or surrounding areas. We are just north of Chattanooga, Tennessee. Share where you can.

This case has far reaching implications about the future of this country.

Most Sincerely,

Benjamin Dylan Fowler, loving husband

a man, a Living Soul on the 11th day of November, 2025 in the 47th year since Born alive

Perry Louis Fields, loving wife

a woman, a Living Soul on the 11th day of November, 2025 in the 47th year since Born alive

On the PMA blog you can download the packet of letters served to the county executives about the telecoms at the school in our county (stating clearly the concerns and damage that is happening), and what was served to our Sheriff in Colorado and in Tennessee, being victims of microwave illness. Attorney Generals in both states are **telecom law writers**, with the Tennessee AG recently stating that Americans don't have "birthright status" and need to "prove their loyalty."

APPENDIX B

Oath of Office for SHERIFF Of Sequatchie County

I, Bill Phillips, do solemnly affirm that I will perform with fidelity the duties of the office to which I have been elected and which I am about to assume. I do further solemnly affirm to support the Constitution of the State of Tennessee and the United States and to faithfully perform the duties of the office of Sheriff for Sequatchie County, Tennessee. I do further solemnly affirm that I have not promised or given, nor will I give any fee, gift, gratuity, or reward for this office or for aid in procuring this office; that I will not take any fee, gift, or bribe or gratuity for returning any person as a juror or for making false return of any process and that I will faithfully execute the office of Sheriff to the best of my knowledge and ability, agreeable to the law.

Certificate of Administration

I, Charlotte Cagle, being duly authorized to administer the above oath do say that I administered the above oath to Bill Phillips on the <u>J3</u> day of August, 2011.

File 08/22/2022