

Paris [s.] Miles-Brenden

Rose II

March 20th, 2024

03:48 am

From-which *remain(s)* of particle of notion at mutual assailability and dichotomy, we, if-agreed* remain of life and life and death and death in likewise contrast of motivational err, to prescribe, and allot of the mean mean evidentiary what is judgement for in life, to the net-net mutual univalent truth of linguistic expression.

That one official is negated is the considerate plea of a consciencious objection to the remainder of a net estuarial process of kept and preserved notions of evidence. Therefrom, data in it's exclusivity of photographic artistic or representational dichotomy remains of a manner of temporal inclusion and lexicographical alliteration and transpositional black and white or colored truth.

Thus, to have departed for the dichotomy per a preliminary Janes at that of color photography, for in an alias, to that of a developmental accumen of societal relation is not to misidentify with one's practice, but, inalienably, to remain not the proposition of portraying illegally an officer of law to the command of-law for in one(s) expressed consenting relationships.

Secondly, it is to remain pro-benefit to the abstractable 'missing' process by which in death, as in life, in retroactive removal to the self prior, we remain of life and death, and one does not abhor of a future, for what would be judgement and honorable upon another.

Thus, the persuasion that duely reclaimed actions were of intention notable upon this committee is null and void, and the officials of their bearing remain of the process of a duely noted probable cause without reasonable due diligence in the execution of the warrant.

Furthermore, for in the reclaimed articles of evidence and information process, it is shown there is no evidentiary truth to that of the claim, nor that of the fruit of purchase, that of the naive relation of the replacement or effacement of articles, nor that of the condition of intentionable action to make claim to such relations. This remains the abstraction and article of the 14th amendment, and the code nexus of the doorway opened to people - taken at once to be charitable or bringing news of a neighborly love - and is not that of the warrant to name of identity of the expressed self same individual of this testimony, for in an oath of materially existent or unmanifest evidence.

I did not commit this crime, and by claiming my articles to my due expense of replacement, you, my upheld governmental officials and representatives, the detectives, and officers involved of every and all accusations oaths and accused parties, remain in offense of united states agreement to the geneva convention. Britta Wilhelm hold(s) every right to expressed willing testimony likewise per such terms of representative plea, and I remain deprived of once, all, and every testimony and lawfully provided council.

I demand you demote yourself, or choose providence elsewhere. Amen, the expressed single objection - Paris Samuel Miles-Brenden: 517-21-1419 - 12/29/1982