

Denny Ray Hardin June 10, 2010

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"Rights vs Corruption"

As I sit in this Federal Detention Center in Littleton, Colorado and look back over the past thirty days, I can not help but feel isolated. I was sent here to be evaluated, to determine if I am mentally competent to represent myself in an upcoming trial to be held sometime in the future. As many of you already know, I was released from the "Moberly Correctional Center" on May 10, 2010. I was turned over to Agent Van Cycle of the FBI who arrested me, by force of arms and threats of deadly force, without a warrant in violation of the 4th Amendment. The nightmare that has followed is nothing short of "terrorism", inflicted upon me for the sole purpose of instilling "fear" in me. As I look back over these days I can not believe these events have occurred in the United States of America, but I assure you they have.

This case began back in November 2008, when Agent VanCycle and Kansas City S.W.A.T. exercised an illegal search warrant, issued by Magistrate Robert Larsen, without a signed statement of probable cause in violation of the 4th Amendment. The unlawful warrant was utilized by Agent VanCycle to rob my "Private Bank" of its money, records and computers. S.W.A.T. threw my step daughters to the front porch with guns in their faces and held them under duress while others destroyed my house. Affidavits of "Bank Robbery" 18 USC 2113 were filed in the Federal District Court, against VanCycle and Larsen, but not prosecuted in clear "Misprison of felonies" 18 USC 4.

Now VanCycle and Larsen's crimes have escalated into "Kidnapping" 18 USC 1201 and "Conspiracy against rights" 18 USC 241.

On May 10, 2010, I was to be picked up by U.S. Marshalls from the Moberly Correctional Center, based upon the paperwork I signed. This did not occur, at about 6:00am Agent VanCycle walked into my holding cell and I was instantly filled with fear. I asked the CO to please identify this person who was taking me and VanCycle said, "That is not going to happen." I asked for a copy of the warrant for which I was being arrested to which VanCycle told me, "Keep your mouth shut or I will beat the fuck out of you." His partner told me I would get a copy of the warrant later. To date no warrant has been provided, therefore this was not a lawful arrest, but "Conspiracy of Kidnapping" 18 USC 1201(c), without consent, against my will, by force of arms by Van Cycle and his partner in crime. Without a proper warrant this arrest is a violation of the 4th and 5th Amendments. I was taken to FBI Headquarters at 1300 Summit KCMo where I was finger printed, photographed and DNA samples were taken without my consent. I was told if I didn't comply I would be hurt. I was then transported to the Federal District Courthouse on 9th Street KCMo and turned over to US Marshalls. I believe this to be "Kidnapping" because I was arrested, handcuffed and shackled, without a warrant by the FBI, in the jurisdiction of the Eastern District and transported to the Western District of Missouri against my will, without consent, by force of arms and threats against my person. Every minute I was in VanCycle's custody, I "feared" for my life.

At about 2:45, I was taken to the courtroom of the Magistrate Robert Larsen, who allowed a U.S. Attorney to read the "Pending Indictment of Accusations" against me. Prior to my appearance in this court, "Notification of Reservation of Rights" was filed establishing my "American Citizenship" status. I could clearly see the "Indictment" was "Fraud" 18 USC 1001 upon its face claiming I am a "UNITED STATES CITIZEN" by capitalizing my name "DENNY RAY HARDIN". I also seen the "UNITED STATES OF AMERICA", a "foreign State" 22 USC 611 is fraudulently acting as "Plaintiff" in violation of the 11th Amendment that prohibits "foreign states" to commence or prosecute. It seems a grand jury was convened and I was denied my right to testify to the grand jury 42 USC 1981 in clear denial of due process of law required by the 5th Amendment. I claimed my remedy under the "15 Statues at Large" and demanded a true statement of Proper Jurisdiction of the court. Robert Larsen refuse to state his Jurisdiction, for the record, thus establishing on May 10, 2010 Robert Larsen lost all Jurisdiction to proceed in this matter. Every act since has been done with malice, intent and Knowledge of "Conspiracy against rights" 18 USC 241. Robert Larsen is without excuse or defense of this crime because he was lawfully served "Notification". I informed Robert Larsen, on the record in open court, of his "Conflict of Intercst" because he would be called as a witness for illegal issuance of the search warrant and he refused to recuse himself. Larsen tried to establish jurisdiction by claiming I was a "Pro Se" litigant, but all my paperwork was filed "Sui Juris All rights reserved UOC 1-308/UCC 1-207". He tried the "Do you understand?"

method and I caught it and said, "I do not stand under you!"
 On May 10, 2010, Robert Larsen, refused "Bond" and turned me over to US Marshalls without a lawful warrant, without just cause in a clear act of "Kidnapping" 18 USC 1201 because he lacked the Jurisdiction to act. At this point Robert Larsen stepped over the line between "Commerical Law" and entered "Common Law" by unlawfully taking the liberty of an "American Citizen" without due process of law in violation of the 5th Amendment. At this point I, Denny Ray Hardin, became an "injured party". I was unlawfully seized by U.S. Marshalls and transported across state lines to a "Federal Jail" in Leavenworth, Kansas, Known as "Correction Corporation of America" a "For Profit Corporation". At this point, Robert Larsen lost all his Judicial immunity for his "melicious persecution" as established in 28 USC 1605(2)(5)(B).

On May 13, 2010, I was transported back to the Federal Courthouse early in the morning. In the late morning a "Foreign Agent" 22 USC 611 (Anita Burns) summons me to an interview room where she informed me she was my court appointed attorney. According to her, the "STATE OF MISSOURI" said I was delusional and she was going to file a "Motion for Mental Evaluation". I terminated her right there on the spot and told her not to file anything on my behalf, Anita Burns filed he "Motion" in clear criminal acts 18 USC 1623 "False declarations to the court" fraudulently claiming to be my attorney after termination, claiming to act on my behalf "Fraud" 18 USC 1001 and "Perjury" 18 USC 1621 fraudulently claiming her motions are true and correct. She was

not present in court but her assistant was. I terminated them both in open court on the record. The purpose of the hearing that day was to determine "Bond", but based upon the joint motions of the Prosecutor and Court appointed foreign agent, Robert Larsen refused to do the Bond Hearing and ordered me restrained until a mental evaluation could be conducted. Robert Larsen acted in clear "Prosecutorial Misconduct" and "Conspiracy against rights" 18 USC 241 by practicing law from the bench and denying me my 6th Amendment Right to Counsel of Choice. I terminated appointed attorney for aiding and abetting the Prosecution to keep me unlawfully restrained. Robert Larsen refused me my defense and took me "Hostage" 18 USC 1203 by his unlawful documents utilized to create "Involuntary Servitude" 18 USC 1592. Robert Larsen is a "Pirate" engaged in "Hostile acts against Denny Ray Hardin" that constitute "Piracy" 18 USC 1651, he has acted in clear "trespass" on rights, interference with commerce and "trespass" on my property. Robert Larsen is acting with malice, intent and knowledge of his crimes and clearly "defrauding" the "DEPARTMENT OF JUSTICE" and the "FEDERAL BUREAU OF PRISONS" that he has "Jurisdiction" to order the restraint of "Denny Ray Hardin" when in "fact" he does not. Casey, VanCyle, Burns and Larsen have unlawfully created this "Scheme or Artifice to defraud" 18 USC 1346.

After the outright violations of my Constitutional Rights under the 1st, 4th, 5th, 6th, 9th and 11th Amendments, legal documents were filed that clearly showed I am a "Secured Party Creditor" operating a "Private Bank" and this case should

be removed from the docket as a "Conspiracy against rights" 18 USC 241. In response to these documents being filed with Federal District Judge Fernando J. Gaitan, Magistrate Robert Larsen ordered "CCA" to put me in "Solitary Confinement" with no phone, no mail, no visits and no cell mate. It seems there is no greater law than the corruption of a magistrate and Federal District Judge within the "UNITED STATES OF AMERICA". I believe the "Solitary Confinement" was imposed without cause to inflict further "injuries" of "mental anguish" "pain" and "suffering". On the 4th day I was informed I would be shipped out. My mail and legal documents were unlawfully seized in violation of the 4th Amendment. and in violation of the orders of the magistrate that said I could keep my documents. I only received a fraction of what I had and none of my letters were delivered. I was taken to "A Pod" and dressed back in the clothes I left state in and forced to sign 3 documents, 1) Stating I had all my property a lie, 2) stating I was released from "CCA" a lie, and 3) I can not remember its purpose, all these were signed "DENNY RAY HARDIN TDC" much to the dismay of the officers. I was handcuffed and shackled, placed in a van with eleven other prisoners and taken to Kansas City Airport for transport on "Con Air".

We arrived at the KCI Airport around 3:00pm and were put on an unmarked airplane after being searched and identified. This process took about 3 hours, then we took off and headed for Oklahoma City, we were unaware of our destination until we arrived. There is an in transit jail at the Oklahoma City

Airport where a plane drives up and unloads about 100 prisoners directly in Jail. We were given a stail sack lunch upon arrival and then stripped naked and issued prison uniforms. We were informed we were donating our clothes to goodwill. After being dressed out we were taken to medical and Physocobgy where I was told I would not be there long. The last stop informed me I was going to Englewood Detention Center in Colorado. I was issued a bedroll and was taken to a Pod of two man cells that housed about 200. I tried to call my girl but could not because I did not have a pac number. So I started getting my bearings, I learned the average stay was 2 weeks in this facility. I was given a cell mate called "BIZ" and we talked private banking until about 10:30 when we were locked down. I took about an hour to fall asleep, at 4:30am I was woke up by a guard who told me to pack up I was being transported. I packed up and was taken back down stairs where I was given another stail sack lunch, hand cuffed and shackled, and put back on the Plane. We left Oklahoma City and flew to New Mexico where about 50 illegals were off loaded for deportation and about 50 got back on the Plane. Then it was off to Colorado, after landing at some obscure airport about 15 of us were put on a bus for a 6 hour ride to littleton Colorado. No food or drink was provided from 4:30am until 6:00pm when we arrived at the Jail. During this transport, I felt like an animal with no rights what so ever, atleast dogs are fed and watered, but not federal prisoners.

I arrived at the Englewood Detention Center about 6:00pm where my handcuffs and shackles were finally removed. I was given

three separate questionnaires to fill out, taken to medical where I was informed if I needed to see a doctor it cost me \$2.00 per visit, then to a guard who finger printed and photographed me, then to another guard who asked if I was a snitch or was there any reason I could not be put in general population. I was then taken to a case worker who asked me to sign a document, that I signed "DENNY RAY HARDIN TDC" and he asked what is that, and I informed him "Threats Duress and Coercion". He told me as long as you keep pissing off people you will be here. I was given a list of Rules/Regulations and asked about a phone call, he said I would have to wait until tuesday because he was not going to do it this late on friday night. Later I learned he was supposed to give me a phone call and didn't. So I was put in a holding cell and fed a hot meal for the first time in 40 hours. I completed the questionnaires and was taken to "B Pod" and put in room 25 where I sit today. I settled in for the Memorial Day Weekend. I had to wait until tuesday when the case worker came in to call my girl and it sure was great to hear her voice. I turned in my numbers to be approved and was finally approved on Thursday. I can at least call now at my leisure upto the 300 minutes allowed per month.

Since I have been here I have learned some very disturbing things. First the "Mental Evaluation" is a "Common practice" of the "UNITED STATES OF AMERICA" whose employees determines one is incompetent, and you are thrown into a mental Institution and held until you are deemed competent to stand trial. Sometimes for years or until you decide to plead guilty.

to the crimes you have been charged with. This is done in clear "Seditious Conspiracy" 18 USC 2384, by the judges, prosecutor and public defenders, against anyone who questions their power and authority. I have also learned one does not have to commit a crime to go to federal prison. Some are here on the charge of "Conspiracy", there is no evidence of any crime being committed, yet they are doing the 10 year minimum for "Conspiracy". The most popular Federal trap is called "Ghost Dope", again there is no facts, law or evidence of a crime, just an FBI, DEA, ATF Informant (who is usually facing a long prison term) who lies and says he purchased drugs from a certain individual. This corrupt system of hearsay evidence has been utilized to send some guys to prison for 30 to 50 years who never sold drugs. In the Federal System you are guilty, no matter what laws are broken to prove you guilty.

I used to think the state government was corrupt but they are babies compared to the Federal Government. There is no authority to regulate the Federal corrupt Corporations in our country and they "railroad" people to prison everyday without trial, without conviction and without Bond. This is another corrupt system of the Federal Government, the prosecutor is a "fortune teller", who only has to say, "He might run away." The Judge follows this assumption and denies bond in almost every case of the Federal Courts. The law is clear Bond can only be denied in the case of "Capitol Crimes" such as murder. But Federal Judges and Prosecutors have established

the common practice of denying bond to almost all accused.

I believe based upon what I have personally witnessed, in the past few weeks, that there is a real need for "Judicial Reform" and a review by a non-Attorney committee of the abuses, terrorism, persecution and unlawful acts of Officers of our Federal Courts, who abuse their authority, violate the rights, privileges and immunities of the people, imprison Americans and Foreign Nationals for bogus crimes and commit acts of terrorism against the American People. It has become profitable for our government to abuse, imprison, persecute, prosecute and terrorize the American People. Government has failed in its chief design to serve and protect the American People. Every American has the right to life, liberty and the pursuit of happiness and no lawful government takes these without just cause. But we have all come to understand, the "UNITED STATES OF AMERICA" is not a lawful government, it is a "foreign state" operated for the profit of attorneys. The "British Accredited Registry" AKA "B.A.R" has corrupted our government, our financial institutions, our courts and our future, unless we act to remove them from our "Public Offices" we can only expect more of the same. I say vote out all incumbents and refuse to vote for any attorneys in November. Let's take Back America.

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God's will be done!