

July 17, 2010 By Denny Ray Hardin, sui juris

## "Rights vs Corruption" Continued

On June 6th, I wrote the beginning of this nightmare and since that time much has been done. I feel it is necessary to inform you of the conduct of government, so you will know the facts and circumstances I face in the defense of my liberty. As of today I have spent 68 days in Federal Prison, 36 days of it in the hole, without trial, without conviction and without sentence. My liberty has been unlawfully seized by Magistrate Robert Larsen who has denied me all due process of law required by the 5th Amendment.

On or about June 9th, I was unlawfully detained at the "Federal Detention Center" in Englewood, Colorado when Warden Garcia was served legal documents establishing a "Fiduciary Relationship" between him and myself. These documents were lawfully mailed to him, by my "Power of Attorney". Lt. Cline of the Warden's staff, wrote me up fraudulently claiming I threatened the warden. This write up was utilized to move me to the "Segregation Housing Unit" under the fraudulent claim of "investigation of a violation of Bureau regulations". Lt. Cline also obtained a copy of the "Order" of Magistrate Larsen of May 24th issued to "CCA" saying I am not allowed use of the phone and took it upon himself to impose the same restriction upon me at this Federal Prison. As of today, I have spent 36 days in the hole of the "Federal Correctional Institution" of Englewood Colorado without phone.

On or about June 10th someone from the "Federal Correctional Institution" sent a fraudulent letter to Magistrate Larsen claiming to be from a "Federal Medical Center" and requesting additional time to complete my evaluation. Larsen in an "Order" of June 28th extended the 30 days to 45. Based upon this "Order" my commitment was not to exceed 45 days from the May 28th date of my arrival at the "Federal Medical Center". Based upon this "Order" I should have been transferred back to Kansas City by July 11th. On July 13th Jeremiah Dwyer fraudulently claiming to represent the "Federal Medical Center" requested until July 23rd to complete the evaluation. Magistrate Larsen's "Order" of July 13th gave me until July 15th to raise any objection to his violation of 18 USC 4247 (b) by extending the time past the 45 days allowed by law. Of course I received a copy of this "Order" July 16th after the deadline and I am sure neither US Attorney Casey or Public Defender Burns raised any objection. They sent me to this Federal Prison through "Prosecutorial Misconduct" why would they object to me being incarcerated longer without authority of law.

In response to Magistrate Larsen's "Order" of June 28th I sent an "Application for Habeas Corpus" to Chief Judge Gaitan on June 28th 2010. As of July 17th this Application has not been filed in the case. I believe this to be because of Magistrate Larsen's unlawful verbal "Order" of May 13th, to the clerk, not to file any pro se motions in this cause. Thus establishing Magistrate Larsen and Chief Judge Gaitan have united to deny me my 1st Amendment right to petition

for the redress of grievances, by refusing to file an "Application for Habeas Corpus" presented "sui juris" in accordance with Article I, Section 9 of the Constitution for the United States of America. As stated in the initial "Rights Vs Corruption" Magistrate Larsen issued the illegal search warrant that FBI Agent Van Cycle utilized to rob my "Private Bank" (Black's Law 9th Ed). The "Affidavits of Criminal Complaints" against Larsen and Van Cycle were presented to Chief Judge Fernando J. Gaitan who refused to prosecute their crimes in clear "Misprison of felonies" 18 USC 4. His conduct was taken to Presiding Judge Dean Whipple who acted in clear "Misprison of Felonies" by refusing to prosecute. Both Whipple and Gaitan had the same lawful duty and power under 18 USC 3332 to prosecute these crimes. Both have "Willfully neglected their duty" and are now actively aiding and abetting the "Conspiracy against rights" 18 USC 241.

While incarcerated in the hole of the "Federal Correctional ~~Center~~ Institution" of Englewood Colorado I have been subjected to isolation, mental anguish, duress, stress, loss of social activity, loss of inaction with loved ones and repeated persecution by Warden Garcia's staff. Four separate Staff members have told me, "It does not matter what the Judge's Orders say we can keep you indefinitely." Since the deadlines have been surpassed, the statements have created "fear" in me that they might be true. I consider these statements "Acts of Terrorism" by staff of the "Federal Bureau of prisons". Other acts include "Interference with Mail". My girl sends a letter everyday or every other day this is

Clear by the post marks, but I do not receive them until maybe 5 or 7 days later. Then I receive 4 or 5 letters at one time.

I was recently write up for trying to call my girl in violation of the unlawful order of Larsen. My cellie got his phone call after 7 days. When he finished I got on the phone and tried to call. "BOP" blocked my number so I could not. I wrote my girl and told her I tried to call so the person who reads my mail everyday wrote me up for "Phone Abuse". In response I wrote a letter that let all my frustration, fears, worries, and feelings go that had been bottled up for 30 days in the hole. She came to me, asking me, do I really fear for my life in here and I answered yes I do. I can only assume the letter is being utilized to determine I am delusional, but I am not. In truth, if you had not talked to the person you love very much for 30 days, and a phone was setting there, would you try to call? It was not a crime of defiance of a court order. It was a crime of passion wanting to talk to my lady. Hang me, if I am such a bad Person.

Prior to my appearance, in the court, all Judges were lawfully served with "Notification of Reservation of Rights" UCC 1-308 Formally UCC 1-207. Based upon this "Notification" I should have been placed on the "Immunities list" as an "American Citizen" who is immune to prosecution for "Commercial Crimes". Instead the Judges acted in clear "Conspiracy against rights" 18 USC 241 and "Deprivation of rights under color of law" 18 USC 242, by refusing me the immunities I am lawfully entitled to. There is no Judge of the Western District of Missouri who has acted

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in accordance with law, all are engaged in "Conspiracy against rights" without defense or objection because all were served lawful Notification.

Because the "Federal Bureau of Prisons" and the "UNITED STATES DISTRICT COURT" are refusing me due process of law as required by the 5th Amendment, I request the U.S. Court of Appeals to appoint a Visiting Judge (who will be impartial and unbiased) to conduct a "fair Trial" by a "Jury of Peers" within the 6th Amendment. I believe I am entitled to a "Writ of Habeas Corpus" but the issues would still be hanging over my head and those of other "Private Bankers". Because I am a man of honor, I ~~wish~~ wish to create a "Public Record", by presenting testimony of witnesses, facts and law related to this subject, to establish that "Private Banking" 12 USC 378 is a legal and lawful method to pay debts. If allowed this opportunity, I request the right to act as "Master" of this "Subject Matter" to explain the law to both the "Judge" and "Jury". I will present a "Master's legal Brief" of all laws relied upon to the Judge and Prosecutor for review and legal challenge, prior to trial. I request a "Common Law", "Court of Record" to try this cause of action, along with the following rights:

- 1) The right to a fair and impartial Judge who will conduct a "fair Trial" as required by the 5th Amendment.
- 2) The right to appear in my own way and my own manner to have "Freedom of Speech" assured by the 1st Amendment.

3) The right to "Compulsory process to obtain witnesses in my favor" guaranteed by the 6th Amendment.

4) The right to act as my own "Counsel of Choice" and to have the benefit of co-counsel as allowed by the 6th Amendment.

5) The right to be released upon my honor/word/Bond while preparing for trial in accordance with the 7th Amendment. My word is my bond, I have not missed a court date in 20 years, I stand on my honor I will appear.

6) The right to a "Common Law", "Court of Record", where only "Original Documents" are accepted. The Record does not stop and all arguments and determinations are heard by the Jury. No Ex parte Communications.

7) The right of every "American Citizen" to be tried by a "Jury of Peers" in a "Public" "Trial by Jury" as established by the 6th Amendment.

I believe I am entitled to relief from the "Conspiracy against rights" clearly being conducted by Magistrate Larsen and Chief Judge Gaitan. The rights I have requested are what every "American Citizen" is entitled to in every criminal prosecution. So far I have been, Kidnapped, held hostage, denied due process of law, persecuted, suffered torture and terrorism all for the sake of righteousness of government

(over)

Officials. I ask the U.S. Court of Appeals to over-see this trial to assure justice is served. I ask all of my friends and family to watch the conduct of our government. I ask for nothing more than that which is guaranteed to every "American" by Law.

Donny Ray Hachid sui juris  
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