

Thursday October 14, 2010  
By Denny Ray Hardin

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## "Rights -vs- Corruption Part IV"

I left you on September 13, 2010, sitting in "Solitary Confinement" with a prayer to GOD to please set me free and let me go home. On September 17, 2010 the "cruel and unusual punishment" finally came to an end and I was finally removed from the Segregation Housing Unit. I was supposed to be released on Wednesday September 15th so I could spend at Commissary, buy stamps so I could mail a letter, that I had not been allowed for over 4 weeks. All my letters have been unlawfully seized by U.S. Marshals, based upon a court order that does not exist. Needless to say I was held until Friday, when my new Pod's store day is Thursday to stop me from spending yet another week. For over 5 weeks this process has been utilized to inflict mental anguish, stress, duress and worry upon my family not knowing my status. Just one of the mind games played by corporate prisons of America, under direction of United States Marshals.

I left the hole going to "Y" Pod where I believed I knew no-one, because I had been in "W" Pod back in May when I first came to CCA. For this reason, I was a little apprehensive because you really never know what you are walking into. Upon arrival I was met by a familiar face, then another and another. It seems while I was running around the country "W" Pod had been moved to "Y" Pod. So all the guys I left in May were welcoming me back, I told them where I had been and all the time I was forced to spend in the hole. They thought I had went home. They told me the day I was taken out the guys were looking out the window and seen a bunch of limos parked outside. They were thinking they were for me, but I told them I had just went to the hole for 3 days and was then transferred. Then, one of them told me they had been praying for help and here I came. I was so glad to be back among the guys I knew and able to relax. That night before going to bed, slick (the guy across the hall) handed me a big envelope and asked me to give him my opinion. Little did I know I was going to be handed the next step of the process the first "JUDICIAL NOTICE NOTICE THAT".

As I sat in my cell that night reading the "JUDICIAL NOTICE" the hair was standing on the back of my neck. As soon as I was let out I went to Bobby and asked where he got the "JUDICIAL NOTICE", that it answered many of my questions that I had been searching for, for months. He told me he got it from Jamaka, who told me a friend of his had written it and filed it in his case. They did not understand the quality of the document they possessed and I did. GOD put it together. I immediately started writing it to be filed in my case. This "JUDICIAL NOTICE" basically removes all "Jurisdiction" from all "UNITED STATES DISTRICT COURTS" to prosecute any crime. It is the most powerful document I had read in a long time and I knew all the laws in it, except a couple and those were easily confirmed. Here my first day out of "Solitary Confinement" and GOD places this document in my hands. The guys were thinking I was the answer to their prayers and I'm thinking they are the answer to mine. Since I understood the laws presented in the "JUDICIAL NOTICE" I was able to explain the contents to my friends. We all started the painstaking process of writing 3 copies each of the 10 page document. I was able to put it in order and modify it slightly so it could be filed in both Kansas and Missouri. Thus began the process of lawfully challenging the "Jurisdiction" of the Courts.

Only a few have had the courage to file the "JUDICIAL NOTICE" most say they do not want to piss off the lawyer or judge. I have tried to make them see that challenging jurisdiction is a simple due process of law that they can all do, but still there are those who will not act for themselves. They plead guilty to commercial crimes, so they end up sentenced to maximum sentences for minor offenses. This is done because of the members of the "FEDERAL PUBLIC DEFENDERS" who threaten, intimidate and coerce guilty pleas for the courts. These are the worst snakes of the criminal justice system, we pay these "FOREIGN AGENTS" to defend our rights, privileges and immunities yet they act in clear "Prosecutorial Misconduct" with the judge and prosecutor to convict. It seems about 90% plead guilty, 5% are found guilty and the other 5% go home. I would say about 30% are actually guilty of a crime, the rest are railroaded to conviction.

The first test of the "JUDICIAL NOTICE" came to its creator who appeared in court in late September. When he arrived in court he appeared on behalf of himself and the other 19 defendants were present with their "PUBLIC DEFENDERS". The author was challenging the Court's Jurisdiction and the Judge asked the Prosecutor to state the Court's jurisdiction. This was done in response to the "JUDICIAL NOTICE", the prosecutor remained silent and could not argue against the Notice. At this point, the author should have said, if there is no jurisdiction this case must be dismissed and I must be released. Instead the judge tap danced around the jurisdiction issue and set trial for their case for April. By then they will have served over a year in jail without trial. In response the other Defendants on the case are filing their "JUDICIAL NOTICE" and will not discuss any issue at court, except jurisdiction. By challenging jurisdiction, each and every defendant has the right to have jurisdiction established for him personally, or for the group collectively. This is starting to catch on here at CCA and more and more are coming forward.

A young man in here on a "Conspiracy" charge has been held without trial for 18 months. This is about average with some being held a lot longer. He had been begging his attorney to take him to trial and his attorney kept putting him off, saying you need to plead guilty to the charge. We were on the same plane together returning to CCA and ended up in the same Pod. He was one of the first, after me, to file the "JUDICIAL NOTICE" and as soon as he did his attorney's attitude totally changed. He got a visit in less than a week and the attorney was physically shaking, bending over backwards to help him. All the sudden his attorney is wanting to file a "Motion to Dismiss" and "Motion for Judgement of Acquittal". He asked me what he should do and I told him let him, because if one of them are granted he goes home. He went to court the other day and wanted to challenge jurisdiction, but his attorney kept him quiet. Because if he had all defendants would have to go free. The jurisdiction issue is strong. The judge told the prosecutor to address the "JUDICIAL NOTICE" and the prosecutor remained silent. Two different judges ordered two

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different prosecutors to establish jurisdiction and neither one could. They are now wanting to take the young man to trial, but he says until they establish jurisdiction he is not going to trial but demanding his release. Imagine if everyone would fight for their rights.

My case is different as you all know by reading the "Order" of MAGISTRATE Robert Larsen. Because I have counsel, he appointed, he will not consider the "JUDICIAL NOTICE". Of course this is "Bull S...". He will not consider the "JUDICIAL NOTICE" because he has no jurisdiction and can not establish jurisdiction in this cause of action. If you remember back on May 10<sup>th</sup> I asked MAGISTRATE Robert Larsen to state his jurisdiction under the "15 Statues at Large". He refused then and has not stated his jurisdiction to date. I got a new cellie during this time who knows a lot about other people's processes and he mentioned the "Constitutional Crisis". I had done it before and knew it was my next step. GOD gave me just what I needed when I needed it. Therefore, in response a second "JUDICIAL NOTICE OF CONSTITUTION IN CRISIS" outlining the crimes of MAGISTRATE Robert Larsen, ASSISTANT UNITED STATES ATTORNEY Brian Casey, FBI AGENT Nathan Vansickle and FEDERAL PUBLIC DEFENDER Anita Burns was sent to CHIEF JUDGE Fernando J. Gaitan. CHIEF JUDGE issued an "order" that says I am now under the control of the "ATTORNEY GENERAL" for 4 months mental evaluation to determine if I am delusional. This "Order" was issued without jurisdiction being established thus establishing an act of "Treason" 18 USC 2381, "Hostage Taking" 18 USC 1203, "Kidnapping" 18 USC 1201, "Conspiracy against rights" 18 USC 241, "Deprivation of rights under color of law" 18 USC 242, amongst others. CHIEF JUDGE Fernando J. Gaitan clearly showed his participation in this "Conspiracy" by issuance of the "Order". Like the others, he believes he is above the law and can not be challenged.

On October 13, 2010 the 8<sup>th</sup> CIRCUIT COURT OF APPEALS received two, 28 USC 351(a) Complaints for the removal of MAGISTRATE Larsen and CHIEF JUDGE Gaitan from the bench. These complaints were accompanied by the "JUDICIAL NOTICE",

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"JUDICIAL NOTICE OF CONSTITUTION IN CRISIS", "DEMAND TO OPEN COURT", the "Orders" of MAGISTRATE Robert Larsen and "Order" of CHIEF JUDGE Fernando J. Gaitan. This was the second complaint filed against Larsen in this cause of action, the first was simply dismissed by the "8<sup>th</sup> CIRCUIT COURT OF APPEALS". The 8<sup>th</sup> Circuit also denied "Habeas Corpus" in this cause of action. Thus establishing the "UNITED STATES SUPREME COURT" can now be petitioned for "Habeas Corpus", this is currently being prepared. It seems the "WESTERN DISTRICT OF MISSOURI" can break every law and procedure and not be held to account by the "8<sup>th</sup> CIRCUIT COURT OF APPEALS". So now we will ask the "UNITED STATES SUPREME COURT" why the "8<sup>th</sup> CIRCUIT COURT OF APPEALS" is not holding the "WESTERN DISTRICT OF MISSOURI" accountable for their criminal conduct.

Because the "8<sup>th</sup> CIRCUIT COURT OF APPEALS" has refused, failed and ignored the complaints of MAGISTRATE Robert Larsen's conduct, I have asked my fellow Americans to join me in my efforts to have Larsen and Gaitan removed from the bench. As the "JUDICIAL NOTICE OF CONSTITUTION IN CRISIS" clearly shows crimes have been committed in our "PUBLIC OFFICES" by these "FOREIGN AGENTS" who have clearly violated their "Oath of Office" required of them by 28 USC 453. But what is far worse, is they are failing to provide the American People a "Constitutional form of government", as 14<sup>th</sup> Amendment citizens are all required to do. "Insurrection and Rebellion" 18 USC 2383 and "Seditious Conspiracy" 18 USC 2384 seem to be spreading throughout our "Judicial System". These crimes began with MAGISTRATE Larsen, then protected by CHIEF JUDGE Gaitan, then allowed by the "8<sup>th</sup> CIRCUIT COURT OF APPEALS" who dismissed evidence of their crimes. Now the question is, "Will the UNITED STATES SUPREME COURT cover up the conduct of the 8<sup>th</sup> CIRCUIT COURT OF APPEALS?" Is this the standard of our "Justice System", one judge breaks the law and all the other judges say its alright? All these judges are guilty of the same crime "Treason" 18 USC 2381, "Misprison of Treason" 18 USC 2382 and "Fraud" 18 USC 1001 for claiming they can lawfully commit these crimes.

The biggest losers of these crimes are the American People who are denied justice in our courts by a fair and impartial judge. What the American People get is "FOREIGN AGENTS" who defraud tax payers of huge salaries by not providing the service they are paid to perform. These "FOREIGN AGENTS" are the "JUDGES", "UNITED STATES ATTORNEYS", "FEDERAL PUBLIC DEFENDERS", "FBI", "DEA", "IRS", "ATF", etc., who are all paid by the "UNITED STATES OF AMERICA, INCORPORATED" to abuse, persecute, terrorize, intimidate and victimize the American People. An "American Citizen" going to court must fight the "JUDGE", "PROSECUTOR" and "DEFENSE ATTORNEY" to obtain his/her "Constitutional rights". The American is all alone fighting these "FOREIGN AGENTS" to regain his/her liberty. 95% of Americans in this system are rail roaded to prison. Prisons which are "Corporations" pay/bribe "FOREIGN AGENTS" to send prisoners to their prison. The punishment inflicted by these "FOREIGN AGENTS" are cruel to say the least. I heard of a guy facing 30 years to life for a pound of marijuana, that would get him 2 years in a state case. Many are facing 30 plus years for ghost dope, that does not even exist. Many face "Conspiracy" charges of 20 plus years, with no other crime.

Who profits from this system? The "BAR ASSOCIATION" members who are paid as "JUDGES", "PROSECUTORS" and "PUBLIC DEFENDERS". "CORPORATIONS" owned and operated by politicians, law enforcement, bankers, attorneys, etc., who split huge pies for warehousing human beings. This system of human bondage has been allowed to bring back "Slavery" supposedly abolished by our 13th Amendment. Without injury to person or damage to property, thousands and thousands of Americans are being "Kidnapped" and held "Hostage" for years without trial, without complaint, without warrants or probable cause. I ask what is the difference between Nazi Germany and the "UNITED STATES OF AMERICA, INC." the answer is only not Killing the "Jews". Today law enforcement has adopted gestopo tactics and created supreme authority without lawful responsibility. When we are no longer allowed to prosecute those who injure us simply because they wear a black robe or hold a title of nobility of "Esquire", then is there a united States of America?

Have our courts been over-thrown to protect Attorneys' "Organized Crime?" Based upon my experience there is no accountability of any Judge, Prosecutor, Defense Attorney, Banker, Politician, Corporate law enforcement officers or any other government official. When we say one of them has committed a crime, rather than investigate that claim, all government bands together to compound the injuries. Thus the corruption increases and spreads to other offices and other agencies of our government. I guess the old saying is true "One bad apple spoils the barrel." The "Correction Corporations of America" (CCA) is 48% owned by the Bush family.

These are the problems, the American People face today and it is not just my problem, sooner or later it will touch every family in this Nation. Every family who faces this problem, asks the same questions. "Where do we turn when government turns bad?" Where do we go to get justice? Who is responsible to stop government crimes? How can we stop government from hurting us? When will government be held accountable? The answer is not our courts, the courts aid and abet each others' crimes. Not attorneys they profit from "Organized Crime" and will not expose any other attorney's crimes. Not law enforcement their job is to make cities money and fill jails to capacity. Not FBI, Homeland Security or our Military they are all controlled by attorneys, judges, politicians, etc., All are paid to provide us security but none of them do the job for the American People.

As a "Free Born American National" of the "Republic of Missouri", I have the sole, inherent and exclusive right to abolish any form of government that does not serve my interest under Article I, Section 3 of the Constitution of Missouri. I believe the solution to our problem is to abolish the money machine that is paying "FOREIGN AGENTS" (UNITED STATES CITIZENS) to abuse, persecute, terrorize and intimidate the American People, known as the "UNITED STATES OF AMERICA, INC.". This "CORPORATION" has no lawful authority to operate as our government, it has no Constitutional authority

whatsoever and it is owned and operated by "FOREIGN STATES" to destroy our economy, our international standing and our world relations. Its partner in crime, the "UNITED NATIONS" is a puppet organization that allows the "UNITED STATES OF AMERICA, INC." to bully the world for the profits of few.

I say as an "American Citizen", until we are given back a lawful Constitutional government, that protects the rights, privileges and immunities of the American people, we should secede from the union and call home all our representatives and senators from Washington DC. We should remove all U.S. Representatives and U.S. Senators from Public Office until lawful Constitutional government is restored. I say we should collectively stop all support (Financially and Politically) for the "UNITED STATES OF AMERICA, INC." and let it go bankrupt as it has been since 1933 along with all its partners in crime. Only in this way can we hope to restore the "United States of America" our "Constitutional government". I say if it is not in the "Constitution of the United States of America" it is not government and should not be supported by tax payers. Homeland Security, FBI, ATF, DEA, IRS and all other FEDERAL CORPORATIONS, acting fraudulently as government should be abolished. The Constitution allows one Attorney General, not 1 Attorney General and 1 million Assistant United States Attorneys. Maybe when we stop making all these attorneys rich off of tax payers dollars, they will start working for the people again. Right now they make money for abusing the people. Take away the profit we end the corruption. All crime is profit related, not drug related. Today in America, there is no justice, just politics in operation. Government profits, the people pay and we all lose. I say we vote "none of the above" in next month's elections.

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