

From Denny:

September 24, 2011

To The People:

As I sit in the cell I have been assigned my heart sores, because no matter what others say about me, God knows the truth. Here I sit a condemned man facing 30 years in prison, to protect the corruption of our banks, government and courts. I tried to help the people, by the exact same system utilized to create debt, only paying off debt is not allowed. If I had of incorporated and cheated the people, like our banks, government and courts, I could be rich and living the life style of our elite. But because I tried to help the people, by paying off their debts, removing the corporate threats of foreclosure, I now must face prison for the rest of my life.

My trial was a clear example of how corrupt our Courts have become under the morals, ethics and principles of the "B.A.R." (British Accredited Registry). Today I am but one of the 98% who go to Federal Prison after being rail roaded in a Court where the Judge, Prosecutors and Defense Attorneys, are all "B.A.R." members, paid by the Plaintiff "UNITED STATES OF AMERICA". There is no complaint signed against me, no "Competent fact witness" to claim an injury or damage to their property, yet I face 30 years in prison for a crime that does not exist. This "Common Practice" of the "B.A.R." has created a "Commercial Crime" for the profit of attorneys and the enslavement of the people. Americans are now governed by "B.A.R." policies, not law. In my trial, I was not allowed to impeach F.B.I. witnesses against me. The word of expert witnesses of the Plaintiff were accepted as fact and no rebuttal opinions were allowed. I was denied the sixth Amendment right to subpoena witnesses and evidence in my favor. To date "B.A.R." members have violated my 1st, 4th, 5th, 6th, 8th, 9th, 10th, 11th and 13th Amendment rights. But these laws do not matter because the "B.A.R." says I am guilty. God's law

and man's law are ignored in favor of "B.A.R." policy, that dictates justice in America today.

"B.A.R." policy not only dictates the conduct of our Courts, but has come to corrupt our government as well. If a district judge commits acts of treason, we are supposed to report them to the U.S. House of Representatives Judiciary Committee, who are supposed to vote then send the complaints to the U.S. Senate for Trial. The Judiciary Committee failed to act against two judges of my case and allowed the third to proceed in the same acts of treason. Thus clearly aiding and abetting Treason, in clear criminal conduct of "Misprison of treason" 18 U.S.C. 2382. Who do we report the crimes of our Representatives to? There is no authority not controlled by "B.A.R." Policy.

In my case, I sent two applications to the Eighth Circuit Court of Appeals for "Mandamus" to make the District Court do right. Both were denied. I submitted two Habeas Corpus to the Court of Appeals seeking relief from Constitutional violations. Both were denied. I submitted Habeas Corpus to the United States Supreme Court and it was denied by the Clerk who dismissed it. The Constitutional rights of the people are not allowed in the Courts, because "B.A.R." policy says the constitution does not matter. Only "B.A.R." members are entitled to rights, privileges and immunities of the constitution, all Americans are denied this protection unless a "B.A.R." member speaks for them. But no "B.A.R." member will present rights under the constitution because they are all loyal to the Queen of England and not the American People.

By establishing my guilt, the "B.A.R." members were able to establish private banking is illegal by fraud, misrepresentation and deceit. American Nationals do not have the right to contract and all contracts entered into by the people, that "B.A.R." policy

prohibits are null and void. The "B.A.R." and "Federal Courts" can now come into a "Sovereign State", in violation of the 10th Amendment, and dictate policy, contracts and business as they determine to be acceptable or unacceptable. If these "B.A.R." members did not have the "Color of law" title of "government", they would be "War Criminals" under the law of the "United Nations" and subject to trial for crimes against humanity.

During my trial, I requested one subpoena to the "President of the New York City Federal Reserve Bank" for an "Audit" of my account since March 15, 1959. Since the Plaintiff says the account does not exist and I believe the "DENNY RAY HARDIN TRUST" account numbers 497-68-6951, B68997026 does exist, there is only one method to establish proof positive. Subpoena the records. Judge Fenner refused this subpoena and determined the account does not exist based upon 8 Bonds, 4 originals not processed, 4 copies I contend were processed and monetized. The Judge determined based upon 8 Bonds, out of over 2,900 issued, there is no account in the "New York City Federal Reserve Bank". Out of over 2,900 Bonds, not one bond has been returned marked "Account does not exist" or "Insufficient funds". By the law of commerce for a bond to be dishonored, it must be returned to its creator with a lawful reason for rejection. To date, I have not received one bond from the "New York City Federal Reserve Bank" in dishonor. Judge Fenner claims not one bond has ever been sent to the New York City Federal Reserve Bank out of over 2,900 mailed and activated in commerce. I believe the records would prove all my Bonds are legal and lawfully binding on the financial institutions that received them.

With the determination of Judge Fenner, the crimes of the Commercial Banks that are the responsibility of the F.B.I., Federal Trade Commission, Office of the Comptroller of the Currency and the Office of Thrift

Supervision to investigate and prosecute, and the Federal Courts to punish are suppressed. Better Denny-Ray Hardin is guilty, than all of Obama's but buddies who have already stolen billions and billions from American Tax Payers. Bankers of foreign lands and their "B.A.R." representation have created a "monopoly" of our currency and all debts are theirs to collect. Foreclosure, seizure and extortion are the methods utilized in this "organized crime" called "UNITED STATES GOVERNMENT".

So with this letter I am letting the People know the circumstances under which I am a convicted criminal. Like the 98% who go to Federal Prison only a few actually commit a crime, the majority are rail roaded just like me. I truly believe our government no longer serves any purpose for the people. Government no longer enforces our rights privileges and immunities, which according to our "Declaration of Independence" is its primary function. Our Government has been over thrown by "B.A.R." members, who are paid our tax dollars, to violate the People, steal their liberty and break our laws. Government by the "B.A.R." for the "B.A.R.", against the People is well established. The "Lost 13th Amendment" prohibits any "BAR" member to hold any office of trust or profit in the United States, it was ratified in 1819 and removed during the Civil War by the "B.A.R." member Lincoln. Our forefathers had great insight into what could happen if the "B.A.R." took over our government, Courts and banks, today their fears are realized. Today all government, courts and banks are controlled by "B.A.R." members acting as a "foreign agent" 22 U.S.C. 611, to destroy America for their Queen, to whom they are loyal. Please do not take my word for it, find out for yourself. When we all stand together in opposition of the "B.A.R." they will loose. Until then "United we stand, divided we fall."