

In The Chancery Court For Jackson County, Missouri

denny ray hardin]

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. Plaintiff]

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vs] Case Number: 1916CV05668

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Gary A. Fenner, Judge]

UNITED STATES DISTRICT COURT]

WESTERN DISTRICT OF MISSOURI]

400 East 9th Street]

Kansas City, Missouri 64106]

.]

. Defendant]

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REMONSTRANCE

DEMAND FOR INQUISITION

Comes Now, denny ray hardin, a living soul, to address the criminal conduct of members of the Missouri BAR Association that have violated the rights of Plaintiff and denied him life, liberty and the pursuit of happiness without authority of law.

The Tribunal, denny ray hardin, has rendered “Judgment with Findings of Facts and Conclusions of Law” that have been ignored, denied and dismissed by members of the BAR whose lawful duty it is to enforce the law. By “Fraud” Plaintiff has been made to serve a ten year sentence in federal prison and three years of probation imposed without authority of law in violation of the 5th Amendment Right to due process of law. Members of the BAR engaged in “Organized Crime” within the boundaries of “Jackson County, Missouri” have denied Plaintiff that which the law required. These individuals acted with malice, intent and knowledge to railroad Plaintiff to prison without “jurisdiction”, “Complaint”, “warrant supported by probable cause”, “competent fact witness”, “standing”, “Lawfully signed Judgment” or “findings of facts or conclusions of law”. Plaintiff has been made to serve everyday of the unlawful sentence and suffered greatly at the hands of BAR members who ignored all safe guards of law put in place to protect the American People. BAR members united in our courts to ignore the law, dismiss Constitutional Mandates and denied due course of justice under the color of law. All “Judicial Immunity” has been lost by “Judges” who violated their “Oath of Office” by not supporting the “Constitution of the United States of America”. Now that Plaintiff has completed his sentence it is his right to challenge these false witnesses, who acted in support of false reports, in their personal capacity for their personal conduct that violated our law and damaged his estate.

Demand for Three Judge Panel:

Plaintiff demands a “Three Judge Panel” be assembled to conduct “Inquisition” of the following witnesses to be summoned with records. Many are Missouri BAR Members and others are “Co-conspirators” of this “Conspiracy against rights”.

These individuals are personally accountable for the injuries suffered by Plaintiff and the violations of law carried out under the color of law. Plaintiff demands subpoenas and subpoenas duces tecum to assemble a complete record of the damage imposed. These are as follows:

1. FBI Agent Nathan Holmes Van Sickle,

Duces Tecum: Certified Copy of “Complaint” against Denny Ray Hardin.

2. United States Attorney Brian P. Casey,

Duces Tecum: Certified Copy of “Complaint” against Denny Ray Hardin.

3. United States Attorney Patrick Daily

Duces Tecum: Certified Copy of “Complaint” against Denny Ray Hardin.

4. Magistrate Robert E. Larsen, Western District of Missouri

Duces Tecum:

a. Certified Copy of “Complaint” against Denny Ray Hardin.

b. Certified Copy of “Search Warrant” with “probable cause” (08-SW-00133-REL)

c. Certified Copy of “Arrest Warrant” exercised on May 10, 2010.

d. Certified Copy of transcript of hearing conducted May 10, 2010 where he presided over Denny Ray Hardin.

e. Certified Copy of Case file 4:10-CR-00131-FJG.

5. District Judge Fernando J. Gaitan, Jr. Western District of Missouri

Duces Tecum:

- a. Certified Copy of “Complaint” against Denny Ray Hardin.
 - b. Certified Copy of Case file 4:10-CR-00131-FJG-1.
6. District Judge Gary A. Fenner, Western District of Missouri

Duces Tecum:

- a. Certified Copy of “Complaint” against Denny Ray Hardin.
- b. Certified Copy of Case file 4:10-CR-00131-GAF-1.
- c. Certified Copy of “Judgment” rendered against Denny Ray Hardin.
- d. Certified Copy of “Findings of Facts and Conclusions of Law” supporting the “Judgment” entered in the “Bench Trial” of Denny Ray Hardin.
- e. Certified Copy of Denny Ray Hardin’s 2255 Appeal Case File 4:13-CV-01014-GAF presided over by him.

7. District Judge David Gregory Kays, Western District of Missouri.

Duces Tecum:

- a. Certified Copy of “Complaint” against Denny Ray Hardin.
- b. Certified Copy of Case file 4:10-CR-00131-DGK-1.

8. District Judge Ortie D. Smith, Western District of Missouri.

Duces Tecum:

- a. Certified Copy of Case File 4:19-CV-00295-ODS
- b. Certified Copy of “Docket Entries for Case Number 4:19-CV-00295-ODS”

9. Probation Officer Laura Kline, Western District of Missouri

Duces Tecum: Certified Copy of Probation File of Denny Ray Hardin with all supporting documents.

10. Public Defender Anita Burns, Western District of Missouri

Duces Tecum: Trial Transcript of Denny Ray Hardin.

Right to be Heard:

Constitution State of Missouri

Article I, Section 9. Rights of peaceable assembly and petition. – That the people have the right peaceably to assemble for their common good, and to apply to those invested with the powers of government for redress of grievances by petition or remonstrance.

Article I, Section 14. Open Courts – certain remedies – justice without sale, denial or delay. – That the courts of justice shall be open to every person, and certain remedy afforded for every injury to person, property or character, and that right and justice shall be administered without sale, denial or delay.

Jurisdiction of Court:

The Chancery Court for Jackson County, Missouri, allowed the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI to unlawfully seize its “Common Law Jurisdiction” from a “Common Law Court of Record” to obstruct justice and deny due process of law. All members of the Missouri BAR Association engaged in commerce within the boundaries of the State of Missouri are subject to the constitution and laws of the States of Missouri

and accountable for their conduct within the State of Missouri. The “Bill of Equity By Affidavit” remains unanswered to date. District Judge Ortie D. Smith conducted a “Court not of record” in “Admiralty Jurisdiction” to cover up criminal conduct of his peers. The “Common Law Court of Record” remains pending and to date the grievances have not been addressed. Therefore, it is necessary to bring all judges within their “Ecclesiastical Jurisdiction” as “God’s Judge” to conduct “Inquisition” of those named in this cause of action.

As a Plaintiff of this cause of action, it is my responsibility to establish this court has jurisdiction to hear and determine the facts, law and evidence of this cause of action. As a “Sovereign” we all have the 1st Amendment Right to freedom of religion. I chose to believe “Jesus Christ” is my “Lord and Savior”. I try as best as I can to follow the teachings of the “Holy Bible”. But we all fall short of the glory of God. I freely admit I do not understand it all, but I seek guidance in all things including this cause of action. Plaintiff invokes this court’s Ecclesiastical Jurisdiction as follows:

Within God’s Law Genesis 2:27 tells me “So God created man in his own image, in the image of God created he him; male and female created he them.” Genesis 2:7 says “And the Lord God formed man of the dust of the ground, and breathed into his nostrils the breath of life; and man became a living soul.”

This is where God’s Law and man’s law conflict. God’s Law says I am a living soul, man’s law says I am a corporate fiction. I believe God’s Law.

I am told in Exodus 20:3 “Thou shalt have no other gods before me.” Exodus 20:16 tells me “Thou shalt not bare false witness against thy neighbor.” In all courts of the United States Judicial Branch I have presented man’s law, created to

govern the conduct of “Judges”, I have presented it honestly as truth, but it has been rejected by all judges and justices.

I believe all “Judges” and “Justices” are of God’s Law. Deuteronomy 16:18 “Judges and officers shalt thou make thee in all thy gates, which the Lord thy God giveth thee, throughout thy tribes; and they shall provide the people with just judgment.” Deuteronomy 1:16 “And I charged your judges at that time, saying hear the causes between your brethren, and judge righteously between every man and his brethren, and the stranger that is with him.” Leviticus 19:15 “Ye shall do no unrighteousness in judgment; thou shalt not respect the person of the poor, nor honor the person of the mighty: but in righteousness shalt thou judge thy neighbor.”

Contrary to the propaganda of government, as a “Sovereign” I do not hate my government. My Lord Jesus Christ tells me in John 16:17 “These things I command you, that ye love one another.” I believe love and hate cannot exist in the same heart.

I believe under God’s Law I have certain responsibilities, Matthew 5:44 “But I say unto you, love your enemies, bless them that curse you, do good to them that hate you, and pray for them which despitefully use you and persecute you.” Ephesians 6:13 “Wherefore take unto you the armour of God, that ye may be able to withstand in the evil day, and having done all, to stand.” 6:14 “Stand therefore, having your loins girt about with truth, and having on the breastplate of righteousness.” 6:15 “And your feet shod with the preparation of the gospel of peace; 6:16 “Above all, taking the shield of faith, wherewith ye shall be able to quench all the fiery darts of the wicked.” 6:17 “And take the helmet of salvation, and the sword of the Spirit, which is the word of God.”

As God is my witness, I state ON THE RECORD FOR THE RECORD that my “Indictment” is based upon false witness testimony, bearing false witness in support of a false report. This false report was utilized by those named above to deny me my 1st, 4th, 5th, 6th and 8th Amendment rights under the “Constitution of the United States of America”. Those named acted as representatives of the UNITED STATES DEPARTMENT OF JUSTICE to take my life, liberty and pursuit of happiness without due course of justice in violation of their “Oath of Office”. I say those named have committed crimes in their “Public Office” for which now they are accountable.

I believe God’s Law is crystal clear in this situation. Exodus 20:16 “Thou shalt not bear false witness against thy neighbor.” Exodus 23:1 “Thou shalt not raise a false report: put not thy hand with the wicked to be an unrighteous witness.” Exodus 23:2 “Thou shalt not follow a multitude to do evil; neither shalt thou in a cause to decline after many to wrest judgment.”

God’s Law gives Judges specific instructions for handling false witnesses. Deuteronomy 19:16 “If a false witness rise up against any man to testify that which is wrong.” 19:17 Then both men, between whom the controversy is, shall stand before the lord, before the priests and the judges which shall be in those days;” 19:18 “And the judges shall make diligent inquisition; and behold if the witness be a false witness, and hath testified falsely against his brethren;” 19:19 Then shall ye do unto him, as he thought to have done to his brother: so shalt thou put the evil away from among you.” 19:20 “And those which remain shall hear, and fear, and shall henceforth commit no more any such evil among you.”

I stand before God as a faithful steward and pray I am found righteous. Hebrew 19:30 “For we know him that hath said, vengeance belongeth to me, I will recompense, saith the Lord. And again, the Lord shall judge his people.”

ON THE RECORD FOR THE RECORD

The named individuals have been declared “false witnesses”. I humbly stand with “clean hands”, in “honor” before this court and God’s Judges and await diligent inquisition in this Court’s Ecclesiastical Jurisdiction. I accept the Court’s Ecclesiastical Jurisdiction within God’s promise of peace.

THREE JUDGE PANEL

Plaintiff demands a “Three Judge Panel” in accordance with the “Constitution State of Missouri” as follows:

Constitution State of Missouri

Article VI, Section 7. County Courts – number of members – power and duties.— In each county not framing and adopting its own charter or adopting an alternative form of county government, there shall be elected a county court of three members which shall manage all county business as prescribed by law, and keep an accurate record of its proceedings. The voters of any county may reduce the number of members to one or two as prescribed by law.

Article VII, Section 1. Impeachment – officers liable – grounds. – All elected executive officers of the state, and judges of the supreme court, courts of appeals and circuit courts shall be liable to impeachment for crimes, misconduct, habitual drunkenness, willful neglect of duty, corruption in office, incompetency, or any offense involving moral turpitude or oppression in office.

Article VII, Section 9. Oath of office. – Before taking office, all civil and military officers in this state shall take an oath or affirmation to support the Constitution of the United States and of this state, and to demean themselves faithfully in office.

Plaintiff demands the “Three Judge Panel” be convened at the “County Seat” of Jackson County, Missouri at Independence, Missouri to hear the facts, law and evidence of this cause of action. Plaintiff also requests the proceedings be attended by the Missouri Attorney General to determine evidence of crimes committed by federal officials within the boundaries of the State of Missouri to consider and evaluate prosecution of those crimes.

Black’s Law Dictionary Eighth Edition, Page 1321. remonstrance – 1. A presentation of reasons for opposition or grievance. 2. A formal document stating reasons for opposition or grievance. 3. A formal protest against governmental policy, actions, or officials.

REMONSTRANCE

“MY STORY”

My Bible tells me to prepare my message of peace. “Peace” is a state of mind. That mind must be free of conflict to be at peace. I am a sinner like all other Native Americans, we have each fallen short of the glory of God within this world of sin. We are all the same. My message of peace is simple “stop hating”. I have hated government for so long, it is time to set my soul free and hate them no more.

I am a Native American. “Racists” would ask “What Tribe?” The answer is “There is only one.” It includes every man, woman and child born within a State of the United States. It includes all people, regardless of anything. We are all a part of

the family of Native Americans. One Nation, under God, indivisible, with liberty and justice for all. Each of us are represented by a star, based upon the State we were born in, united by our flag, where all are equally represented. To disrespect our flag is to disrespect us all.

To achieve peace, I must forgive all those who have wronged me as my Lord Jesus Christ forgives me of my wrongs against others. For you to understand me you must walk a mile in my shoes. I am a “criminal”, a “convicted felon” who served a ten year sentence in federal prison and three years of probation. My character has been assassinated to protect corruption within our government. It is my hope that my story will bring about real change that will make us all proud of our government and restore faith in God to the American People.

It all started with a dream, I dreamed of helping Native Americans. God answered my prayers with the knowledge to create a “private bank”. A “private bank can only provide one service, pay off debt. The desire to help people pay off their debts cost me dearly, it put me at war with government and took my life, liberty and freedom. To date I have not been proven wrong, my private bank stands in honor, with clean hands. Commercial banks and presidents of the Federal Reserve Banks have conspired with government to stop my private bank from helping the American People.

With no advertising my private bank was known from coast to coast of the United States. Me and my staff operated a private bank in the ghetto of Kansas City, Missouri. I charged the people \$100.00 per \$100,000.00 to pay off their debts. I am totally responsible for all transactions of the private bank that operated within the law of commerce. To date no “Bonded Promissory Note” has been “Dishonored” by the “New York Federal Reserve Bank” the only financial

institution that has authority to do so. Bankers have united in “Conspiracy of Organized Crime” to refuse to process legal tender for the payment of debt. To stop my private bank, Bankers sent in the FBI Nathan Holms Van Sickle.

At this time in my story I was on probation for the crime of “Practicing law without a licenses”. Since I was required to report the income to my probation officer I reported the income of my bank the first month. My probation officer said I could not do this, it is fraud. She contacted the FBI and told them I was operating a private bank. The FBI had been getting complaints from bankers about my private bank, the probation officer’s complaint provided the opportunity to act.

The FBI went to the United States Attorney’s Office Brian P. Casey and Patrick Daily and together they went to a “Magistrate” Robert E. Larsen of the “UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI”. The Magistrate violated the 4th Amendment of the Constitution of the United States of America by issuing a “Search Warrant” without “Probable Cause”.

*Point of Law

“Probable Cause” is a “Complaint” signed by an injured party saying you have done wrong. The complaint gives the Magistrate personal and subject matter jurisdiction. Without a complaint the Magistrate has no authority to act in any manner. To date no complaint has been produced.

The FBI took the “Fraudulent Warrant” to the Kansas City Police who dispatched S.W.A.T. to exercise the warrant at my home. My next visit to the probation officer, when I left, I was surrounded by FBI agents. At the same time, FBI agents and the S.W.A.T. team were breaking into my house/bank. They threw my daughters to the ground with cocked guns in their faces. They took my

computers, bank records, ledgers, money and personal property. I told the FBI all they had to do was ask and I would have provided copies of everything, but instead they used force to rob my bank. When leaving the FBI told me to cease banking until they had completed their investigation. I told them I would stop when they showed me a law I had violated. To date no law has been produced.

In response, I filed a "Complaint of Bank Robbery" against the FBI, U.S. Attorney and Magistrate. This was done under the authority of 18 U.S.C. 2113. This was the first denial of protection of law. The day after this robbery my computers were replaced and I was back in business. Because the FBI had illegally seized my bank records, the FBI sent agents all over the country to my customers, with the purpose of getting a "Complaint" signed against me. I received calls from all over the country, from my customers, informing me the FBI tried to intimidate them into signing a complaint against me. The FBI did not like the fact all my customers refused their request. To date no complaint has been produced.

The private bank was expanding and paid off over \$168,000,000.00 of debt. The FBI could do nothing in Federal Court without a complaint. So the FBI went to the Jackson County Prosecuting Attorney's Office to violate my state probation. The day of the hearing, the last day of my probation, the FBI, prosecutor and Judge walked out of chambers together and proceeded to rail road me to state prison. The FBI can utilize any government branch to violate Constitutional Rights, they are masters of breaking the law without accountability. I believe the FBI should be abolished as an "Organized Crime Syndicate".

While I did not expect to be rail roaded to prison, I was stopped from helping the people. They sent me to a maximum security prison at Moberly, Missouri. While in prison the FBI came to interview me, I asked "Do I have to talk to you?"

They answered no, so I ended the meeting and left. My wife filed “Habeas Corpus” in the Court of jurisdiction and the Court delayed the proceedings until I was released. This was the second denial of protection of law. On the day of my release I was informed, by prison officials, I would be picked up by U.S. Marshalls on a federal warrant. I was surprised when the FBI showed up to take me, I requested a copy of the warrant and the FBI told me to “shut the fuck up or you will regret it”. To date no warrant has been produced.

*Point of Law

The FBI is an “Investigative Service” it has no police powers or authority to exercise warrants. This is why the FBI cons local authorities to carry out their “Organized Crime” and fraudulently claims the authority to violate the people without “Probable Cause”.

On May 10, 2010 the FBI arrested me at Moberly Prison and took me to their headquarters in Kansas City, Missouri where I was photographed, finger printed and DNA samples were seized without warrant or consent. I was told by the FBI Agents “cooperate or we will beat the fuck out of you”. The FBI took me to the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI. The FBI turned me over to U.S. Marshalls who took me before the same Magistrate that issued the search warrant without probable cause utilized to rob my bank.

On May 10, 2010, I appeared in the District Court and challenged the Court to state its jurisdiction on the record, the Magistrate refused. I requested the Magistrate recuse himself for his personal “conflict of interest” because he illegally issued a warrant that started this process, the Magistrate refused. I requested bail be

set, the Magistrate refused bail. The Magistrate appointed a "Public Defender" Anita Burns to represent me who I fired at this first appearance. The Magistrate asked me to enter my plea, of which I refused, so the Magistrate entered a plea of "not guilty" on my behalf. This hearing violated all law governing the conduct of judges and violated my 5th Amendment right to due process of law and the 8th Amendment right to bail.

I was sent to CCA (a private prison) where I started fighting my case. I filed all motions allowed by the "Federal Rules of Criminal Procedure" to challenge jurisdiction and obtain discovery including copy of complaint, copy of warrant and copy of probable cause. The Magistrate denied all motions, without Prosecutor's response, and had me put in solitary confinement with no mail, no phone, no visits and no commissary. This was done to violate my 1st Amendment right to petition government for redress of grievances, as well as the 5th Amendment right to due process of law. I was in solitary confinement for seven months.

After solitary confinement I was taken back before and refused to be represented by a public defender. Thus began the mental evaluation to determine if I was competent to represent myself. I was sent to Littleton, Co. for mental evaluation and house with convicted felons. When it was learned I had not been convicted yet, I was sent to solitary confinement. I was given a series of test to determine if I knew court and procedure. I passed all tests and was found competent to represent myself then returned to CCA and taken back before the Magistrate. The Magistrate was not satisfied and ordered me sent to Butler, NC. for full mental evaluation. There I was housed with the criminally insane for seven months. While there I was attacked by a sociopath, I suffered a broken nose,

broken jaw and cracked eye socket. The doctor stated in his report that he believed I was sent to mental evaluation to delay my trial.

***Point of Law**

Every defendant is entitled to a speedy trial, the Magistrate kept me incarcerated for two years without trial in violation of the 6th Amendment of the Constitution of the United States of America. This time of unlawful confinement establish Magistrates can do anything they want regardless of the law without accountability.

I was sent back to CCA and taken back before the Magistrate who was forced to allow me to represent myself. I file an appeal to the Chief Judge Fernando J, Gaitan, Jr. who was to try my case. The morning trial was set to begin, the Chief Judge denied all pre-trial motions and withdrew from the case. The first appearance before the District Judge Gary A. Fenner I challenged jurisdiction and was denied. I requested the issuance of one subpoena for an audit of my account in the NEW YORK FEDERAL RESERVE BANK. The District Judge denied the request stating, "That account does not exist." This denial violated the 5th Amendment right to due process of law and the 6th Amendment right to subpoena. I requested "trial by jury of peers" and was denied by the District Judge who offered a "jury trial". I refused and went with a bench trial making the District Judge personally responsible for his "Judgment". By refusal of that which the Constitution of the United States of America guarantees to all Defendants of a criminal case, the District Judge created a "court of impossibility" where no defense was possible.

During the trial every time I spoke, I started with a challenge to the jurisdiction, I stated, I object to these proceedings because jurisdiction is not stated on the record”, the District Judge denied it. Every prosecution witness was asked two questions by me; 1) “Did I injure you?” All witnesses answered “no”. and 2) “Did you sign a complaint against me?” Every witness answered “no”. After each and every witness I stated, “Let the record reflect this is not a competent fact witness for the purpose of the indictment.” The US Attorneys Casey and Daily had no “standing” to be in court, no complaint, no competent fact witness and no injured party. The US Attorneys committed “fraud on the court” aided and abetted by the Magistrate, Chief Judge and District Judge.

*Point of Law

The law requires the Plaintiff to establish the “jurisdiction” of the court. Because the US Attorneys were allowed to proceed without meeting this lawful challenge, the District Judge acted in “Fraud” without jurisdiction in clear “treason” to the Constitution of the United States of America.

I did not put on a defense because there was nothing to defend against. Without evidence of guilt the District Judge “Ordered” me guilty and sentenced me to 10 years in prison and 3 years of probation. The District Judge refused to provide “Findings of Facts and Conclusions of Law” to support his “Judgment”. I am guilty because he said so, not the law, not the facts and not the evidence.

NOTE: My wife scraped together the money to get the transcript. She paid for it. The transcript was seized by the Public Defender Anita Burns who has refused to release it to date. This act denied me the right to appeal the merits of the case. This violated the 5th Amendment right to due process of law, in furtherance of

“Conspiracy against rights”, to aid and abet “treason” to the Constitution of the United States of America.

My custody level was set at “minimum security” but the FEDERAL PRISONS INDUSTRY, INC. also known as Bureau of Prisons (BOP) do not follow their own regulations. Their policy says prisoners cannot be put two levels above their custody level. The ranking of prisoners goes minimum, low, medium and high. I was sent to a medium level prison at Pekin, Ill.. A medium prison is the lowest level prisoners with a life sentence can go down to. About a third of the prison was “lifers” who would never get out. These individuals had nothing left to lose. For three years I lived among these violent criminals and learned their code. This prison is run by the “shot callers” who serve as judge and jury of those within their race. The shot callers that maintain the peace between races do so by punishing those within their race who commit an infraction against other races or within their own race. Prison is a racist society. Violence is used to punish and was a common occurrence. I learned if it does not involve me, it is none of my business. By being beat in the mental institution I learned interfering in other’s business has consequences. My cellie “Sam” kept me on track and allowed me to survive in this hostile/dangerous environment.

After many years in the medium I was transferred to a low at Big Spring, TX.. The difference between a medium and a low is a medium has two man cells and a low is a dorm setting. Here I took a job in the carpentry shop and enjoyed working with industrial tools for woodworking. BOP Policy says I must be housed within 500 miles of my home. This policy is to allow inmates to maintain family relations. In my case I was not within 500 miles at any institution I was at. The purpose of being house outside the boundaries is to make inmates lose their family ties by

making visits expensive and troublesome. My girl visited me at every institution I was at.

After years at Big Spring Low I was told I was being sent to a camp at minimum security. I hoped to be sent to Leavenworth, Ks. where my wife could visit, but I was sent to Big Spring Camp across the street. Again the camp was a dorm setting but at least I was outside the fence looking in.

I challenged the BOP policy for being housed over 500 miles from my home. Orders came down to return all prisoners back within their home districts. Some prisoners had to be returned to Hawaii. Needless to say this pissed them off. Again I hoped for Leavenworth, Ks to get visits, but was sent to the USP (Maximum Security) Camp at Thompson, Ill.. This showed me just how stupid our government truly is. USP Thompson is empty, it only has prisoners in the Camp. Thompson has a full staff being paid by taxpayers to guard an empty prison. USP Thompson was built to house terrorists from Guantanamo Bay, but the citizens of Illinois stood up and stopped it. So they just act like they have prisoners. The guards practice their maximum security techniques on the prisoners of the camp who are supposed to be in minimum security.

At this prison I worked in the kitchen scrubbing pots and pans. I completed my incarceration and was looking forward to the Halfway House. On the day of my release my wife picked me up in a Mitsubishi Spider and we raced to Leavenworth, Kansas at 90 mph. This was necessary to reach the Halfway House within the time limit allowed. I always rode with my wife driving 55mph in a KIA give her a Spider and she drives 90mph.

During these years of incarceration I was sent from prison to prison. Every time I was transferred my wife would file “Habeas Corpus” in the UNITED STATES DISTRICT COURT of jurisdiction for that prison.

***Point of Law**

Habeas Corpus requires the prisoner to be brought before the judge and released unless lawful grounds can be shown to detain them. Article I, Section 9 of the Constitution of the United States of America states, “The privilege of the writ of habeas corpus shall not be suspended unless when in cases of rebellion or invasion the public safety may require it.”

Every UNITED STATES DISTRICT COURT refused habeas corpus in violation of Article I, Section 9 that says it will never be suspended. Every denial of these DISTRICT COURTS were Appealed to the UNITED STATES CIRCUIT COURTS of jurisdiction who denied habeas corpus as well. In every case the matter was appealed to the United States Supreme Court where the clerk dismissed the case in clear violation of the 5th Amendment right to due process of law in a criminal case. The conduct of the DISTRICT, CIRCUIT and Supreme Courts establish a “Public Record” of over 150 Judges and Justices fraudulently claiming authority to dismiss Constitutional mandates in “Conspiracy against rights” 18 USC 241. All these judges and Justices have lost their “judicial immunity” for standing in opposition to the Constitution of the United States of America. All should be impeached and removed from our “Public Offices” and charged with their crimes of “treason” 18 USC 2381. This is the responsibility of Congress to investigate.

The only thing that makes sense for the denial of all Constitutional rights by the judges and justices is the “Judgment” of DISTRICT JUDGE Gary A. Fenner was in fact a “Bill of Attainder” that has been honored in every Court. By declaring me dead in law, Gary A. Fenner has blocked all lawful challenges to the unlawful, unconstitutional and fraudulent “Judgment” entered without “jurisdiction” by him.

Black’s Law Dictionary, Eighth Edition Page 137. – attainder “1. At common law, the act of extinguishing a person’s civil rights when that person is sentenced to death or declared an outlaw for committing a felony or treason.” “The word attainder is derived from the Latin term *attinctus*, signifying stained or polluted and includes in its meaning all those disabilities which flow from a capital sentence. On the attainder, the defendant is disqualified to be a witness in any court, he can bring no action, nor perform any of the legal functions which before he was admitted to discharge; he is, in short, regarded as dead in law.”

To counteract the unlawful “Bill of Attainder”, my wife filed an “Ecclesiastical Deed Poll” establishing denny ray hardin is a living soul based upon DNA evidence. The Clerk of the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI filed the deed poll one day and removed it from the record the next. This was done to maintain the unconstitutional bill of attainder issued in fraud by DISTRICT JUDGE Gary A. Fenner. This explains why most all prisoners’ appeals are rejected by the CIRCUIT and Supreme Courts. Gary A. Fenner passed a bill of attainder against me without authority of law in violation of Article I, Section 9 of the Constitution of the United States of America that states, “No bill of attainder or ex post facto law shall be passed.”



NOTE: My wife was capable of writing the complex “Writ of Certiorari” that were accepted as legally correct by the Supreme Court Clerk, then dismissed, something less than 1% of the lawyers in the United States can do.

Upon arrival at the Halfway House I was given permission to have a phone and could talk with my wife. I was first allowed weekend passes to go home, I was blessed to have a home to go home to, most with a ten year sentence lose everything. My home had suffered greatly from the neglect of mine for not being there to take care of it. The roof leaked and destroyed the sheetrock in my wife’s bedroom. The ceramic tile had fallen off the wall of the shower and plastic had been taped over it to allow showers to continue. The kitchen sink flooded and ruined the kitchen floor. My wife suffered greatly during this ten year sentence and with the help of friends and family managed to keep our house and cars. I am truly blessed to have a great woman who stood beside me during all this persecution.

Before leaving the Halfway house I filed a “Bill of Equity” in “The Chancery Court for Jackson County, Missouri”. This was done in “Common Law” jurisdiction and the US Attorney had the case removed to the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI. Because DISTRICT JUDGE Gary A. Fenner recused himself from the case, DISTRICT JUDGE David Gregory Kays took over the case to supervise my probation. DISTRICT JUDGE Ortie Smith was assigned the civil case and refused to act. The CHIEF JUDGE tried to have PUBLIC DEFENDER Anita Burns assigned to the case, which I refused. Therefore, I took jurisdiction as a “Tribunal” and produced “Judgment with findings of facts and conclusions of law” within “Common Law Jurisdiction”. DISTRICT JUDGE David Gregory Kays refused to make the “Judgment” a part of his record and threatened me with 54 years in prison if I filed

anything else in court. Therefore, DISTRICT JUDGE David Gregory Kays acted without jurisdiction to enforce a “Void Judgment”. This violated the 5th Amendment right to due process of law in a criminal case and the 1st Amendment right to petition government for the redress of grievances.

I was required to have a driver’s licenses and job before I could be put on home confinement. I obtained my licenses and my Miata was legal and waiting for me. I was given week end passes and utilized them to start repair the roof and started fixing the house. My best friend Bobby and his wife watched over my girl while I was gone and helped me get a job redoing an apartment building. Bobby calls my wife his favorite charity. I thank God for these people in my life.

With a licenses, car and job I was placed on home confinement. Home confinement makes your home a prison, you are given a curfew and required to stay within a certain distance of your telephone. The telephone is attached to an ankle monitor to confirm your presence. I was allowed to work and had frequent visits from officers of the Halfway House to my job. I was called at my home frequently and was required to answer at all hours to prove I was home. These calls would come at 2:00 or 3:00am, to miss a call could result to return to a halfway house. This got so bad my wife called the Director of the Halfway House to complain about these calls. She called him in the middle of the night and told him every time the Halfway House called me, she would call him right after. After a couple of calls the calls ceased.

The Halfway House decided because I was challenging their policies to the BOP, that I was too much trouble and released me to probation. The original Probation Officer Brant Bruner met with my wife to discuss the terms and conditions of my probation. He told her I could travel anywhere within the

jurisdiction of the Western District. She was told I would be drug tested as soon as I was released and would not be tested again unless I did something to make him believe I was doing drugs. He asked if I had mental problems because a evaluation was ordered. My wife answered no, so he asked who the Judge was. She informed him it was Gary A. Fenner. He said, "That explains it, he always orders drug testing and mental evaluation in his judgments." This gave me hope I could go fishing and take a long needed vacation. This hope was soon shattered when the Probation officer was transferred and a new one appointed. By the new Probation Officer Laura Kline's policy I was required to have a job where taxes were taken. I could not be away from my home at night. I was not allowed to travel over 50 miles without written permission. I was required to undergo psychological evaluation as ordered by DISTRICT JUDGE Gary A. Fenner, since recused from the case. This was carried out by a "Corporation" called "Rediscover" here in Kansas City that conspires with Probation Officers to violate the probation of prisoners. This was established as a "Public Record" when I was violated by my Probation Officer Laura Kline for failure to have a mental problem that needed treatment. I was charged \$240.00 for this evaluation and to defend myself against this attack. I told DISTRICT JUDGE David Gregory Kays that my Probation Officer and psychiatrist of Rediscover were working in conspiracy to violate my probation.

The District Judge ordered a second evaluation at a facility in Leavenworth, Ks. that had no connection with Missouri Probation Officer. It was determined I had no need of treatment. The US Attorney Patrick Daily requested 400 hours of community service for this probation violation. I told the Judge I was trying to change my thinking that all government employees are bad. I told the Judge I was changing my thinking to there is good and bad in everything including

government. The Judge said he was ready to send me back to prison, but decided no sanctions. I was left at the mercy of my Probation Officer.

To comply with my Probation Officer I changed jobs to become a maintenance man for a 150 unit apartment complex. This was done to meet the requirement of taxes being withheld from my paycheck. Again my best friend Bobby came through for me and got me a job with the owner who was a friend of his. During this time I repeatedly requested permission to go fishing, because I am a cat fisherman and fish at night my probation officer refused me permission to be away from home at night. This was against BOP Policy because I was no longer on home confinement. But in my case my probation officer does as she pleases regardless of the policy she is lawfully required to follow. My employer wanted me to go to the Lake of the Ozarks to work on his house down there, My probation officer refused me permission to travel even though it was within the jurisdiction of the Western District of Missouri. There are two types of probation officers; 1) those who work to return prisoners to society as productive citizens, and 2) those who persecute the prisoner to cause them to give up and do something stupid that can justify sending them back to prison. In my case the persecution was without end. I wanted to give up many times and could justify just saying fuck it all and give up. Only the love for my girl kept me from doing so.

Though I have no history of drugs in the federal system I am subjected to frequent drug testing. Every drug test is an attempt of my Probation Officer to violate my probation for using alcohol or a controlled substance. In February 2021 my Probation Officer got her wish, I tested positive for THC. I have a full time job that I work hard at. My hands were aching and I used CBD oil to relieve the pain it worked great. During this time I suffered a heart attack and was hospitalized to

have 5 stents put in my heart. The diet of prison for years, and the stress of life on probation always scared my probation officer will arrest me and return me back to prison, almost killed me. While in the hospital I called to report my heart attack to my PO, she informed me of my second probation violation. She asked me for my statement and I told her about the CBD oil and she reported that to the judge. At her first visit to my house after I was released from the hospital, she informed me, no sanctions would be imposed. She also informed me not to use CBD oil again.

Because I started smoking cigarettes in the Halfway House and need to quit because of my heart attack, I requested to use CBD oil to quit smoking. I was given drugs by the doctor but they messed with my balance and I could not work on them with power tools. So I requested the use of CBD to quit smoking and was denied by my probation officer. I believe this denied me the right to be secure in my person against illegal seizure in violation of the 4th Amendment. I believe I should be allowed to treat my body as best as I can to maintain my health, my probation officer seized my body and denied it medical treatment. CBD is legal in the State of Missouri but utilized by probation officers as a tool to justify violation of probation and return to prison. Rediscover conducts illegal searches for THC without warrant in violation of the 4th Amendment to aid Probation Officers in this process. Together they are able to maintain power over the individual and operate a lawless system of persecution that is utilized to demoralize the individual.

I have maintained the same job since I was placed on probation, the owners have changed but my position has remained the same. I have worked to the point of almost killing myself maintaining a full time job and working my days off to restore my house. It seems that no matter how hard I work it was never enough for my probation officer. I have been silenced, under threat of prison, by corrupt

government officials present in the “Public Record” of “DENNY RAY HARDIN” and all derivatives. By those named in this Remonstrance a conspiracy against rights, privileges and immunities stated in the “Supreme Law of the Land” has been exposed. The elements of this conspiracy are sedition, insurrection and treason against the “Constitution of the United States of America”. Every government official appointed to a “Public Office” in the Federal government must sign a Form 61 “Appoint Affidavit” to support the “Constitution of the United States”. In my case those named worked in concert to deny me that which the law requires. With the end of my probation on February 14, 2022 I have completed the fraudulent sentence imposed upon me without due process of law in violation of the 5th Amendment.

***Point of Law**

If the “Bill of Attainder” issued by Gary A. Fenner is honored in this court, then this is not the conduct of the few, but a conspiracy among the many. Any attempt to oppress this cause of action, by any means, will establish grounds for “Impeachment” for oppression in office. All facts stated in this “Remonstrance” must be accepted as “truth” unless proven false by facts, law and evidence in a court of record of Ecclesiastical jurisdiction. The Three Judge Panel will be those of God’s Judges responsible for the business of Jackson County Missouri. The named individuals have damaged my life and abused the trust placed upon them for which they must be held accountable. It is the responsibility of all God’s Judges to provide the people with just judgments and hold “False Witnesses” accountable so the evil will cease among us. God is the Judge of all Judges and by their deeds let them be known.

What I have shown you is what has happened to me personally, but do not believe this conduct is limited to my case, it is done over and over again in all courts across the United States of America. The purpose of this system is to instill fear of government and make all those who oppose corruption give up knowing they cannot win no matter what the law says. When a judge can violate the people's rights, then declare that individual is "dead in law", to obtain the support of the Judicial Branch by allowing the "Fraudulent Judgment" to stand without challenge a miscarriage of justice has occurred. BAR Attorneys of the Missouri BAR Association have a free hand to break the law and believe no one can figure it out. But we see it clearly and know it is wrong. Now is the time to determine if these "Public Servants" are accountable to the law for their personal conduct or are they above the law. I say the eyes of America are upon you and you will be judged by your deeds. Every one of us have the choice, to do right or wrong, it is time for those who chose to do wrong are subject to the consequences of their actions.

I believe all involved are corrupt and guilty of criminal conduct in our "Public Offices". I have no power to fight this alone, so with "My Story" I give this to God and pray He/She will send His/Her Judges to my aid to hold those accountable who have violated our law and damaged my estate. I have stood in my way for far too long by hating all attorneys for the conduct of the few. By abandoning my hate and changing my mind I open the door for those God sends into my life. By hating I have blocked God's help to achieve accountability of those who have damaged my estate, my life and my character. From this day forward I trust in God to lead me in all aspects of my life. God's will be done!!!

*Statement of Truth

I have told the truth, the whole truth and nothing but the truth to the best of my knowledge and ability. So help me God.

Signed as a living man.

denny ray hardin

denny ray hardin

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CERTIFICATE OF SERVICE

I, denny ray hardin, do hereby certify that a copy of the foregoing was mailed by certified mail on this 29 day of April 2022 to the following:

District Judge Gary A. Fenner

C/O UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF MISSOURI

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