

Tuesday, 8 July 2014

**SWORN CRIMINAL COMPLAINT REGARDING: State of
Tennessee vs. Walter Francis Fitzpatrick, III
Case No. 14-CR-69**

PURPOSE

This criminal complaint affidavit is offered to constitutionally recognized and assembled Common Law Grand Juries, standing State or Federal Grand Juries, or any law enforcement officials vested with jurisdiction to act on this criminal complaint sworn under oath by an injured and aggrieved United States citizen.

This sworn criminal complaint extends the life of every other criminal complaint I've submitted regarding the issues of corruption in Tennessee, and the dictatorship of the judiciary in the take down, the take away and the take over of the Grand Jury and Trial Juries in Tennessee.

The collection of criminal complaints is cumulative. Take them together with other formal criminal complaints advanced from all directions from around the nation.

EXECUTIVE SUMMARY

As the revelations and evidences grow and migrate across the United States regarding the judicial dictatorship running its own unbounded and unconstitutional government in the State of Tennessee state and federal governments have become more allied, aggressive, panicked, frenzied, frightened, agitated and deadly dangerous in their counterattacks.

Tennessee judges are running a criminal syndicate, a racketeer influenced, corrupts organization. These evil judges are exercising their own government. They delight in punishing citizens without the protection or the permission of a constitutionally assembled and operating grand jury.

The judges are engaged in the crimes of TREASON and ATTAINDER as they practice jury-rigging, jury influencing and jury tampering in a

criminal industry identified in this writing as a racketeer influenced corrupt organization (RICO.)

Government operatives are emboldened and confident in their attacks because they've never been caught in their criminal adventures. They see themselves as invincible in the belief that there is no one person, no one group of people or no organization strong enough to stop them. At the same time they've never been as relentlessly and unceasingly challenged. Consequently they are frightened blind by the perception that they might get caught.

Tennessee State prosecutors, judges and law enforcement officials—professional criminals all--charged me with three felony crimes and one misdemeanor crime for doing nothing more than attempting to petition the McMinn County grand jury in one series of events and seeking a court-issued protection order in two other trips to the McMinn County Tennessee Courthouse.

We are now arrived at a very dangerous and deadly collision of events.

Amy F. Armstrong Reedy and Reedy's Renegades stand behind the four false charges narrated in this report. In these matters Reedy works in close cooperation with former 10th Judicial District Attorney Robert Steven Bebb, incumbent District Attorney General Steve Crump, Assistant District Attorney Aubrey Wayne Carter, Assistant District Attorney Krista Oswald, Special Judge Jon Kerry Blackwood, Tennessee Supreme Court Chief Justice Clark Wade, Chancery Court Judge Jerri Saunders Bryant, Jeff Cunningham, McMinn County Tennessee Sheriff Joe Guy, and McMinn County elected Court Clerk Rhonda Cooley.

Regarding the four false charges there was no injured party who swore out an affidavit of criminal complaint. There was no law enforcement investigation. No law enforcement involvement of any type or kind. There exist no law enforcement officials' reports. There is no evidence to support any of the false charges, two of which were dropped (stalking and harassment.)

The four charges emanated from a group of illegally assembled people pretending to be the McMinn County Grand Jury during a meeting that occurred on Tuesday, 18 March 2014. It took less than 10-minutes for this outlaw group to consider these four charges (from wherever they came) and then sign out a bogus Presentment. Former 10th Judicial

District Attorney General Robert Steven Bebb signed off on the Presentment on behalf of Tennessee State.

Some of the names of the people who illegally gathered on 18 March 2014 are publicly released and legally available for further public dissemination.

Aggressive survey of the four charges is solicited. How did they come to life? How did they make it to and through a pretend grand jury?

How and why were they advanced to a criminal trial?

And how were felony convictions for aggravated perjury and extortion achieved?

What emerges for even the casual observer is a dramatic, chilling and bracing demonstration, one of many best demonstrations available, regarding conduct of career criminals how who took away and took over our trial juries and grand juries and then trained the juries as weapons against ordinary and innocent citizens.

DEMAND FOR ACTION!

On Tuesday, 24 June 2014, the government chillingly transformed our republican form of government by declaring in certain terms that for a citizen to petition the government for redress of grievances now represents the expression of a number of felony crimes to include felony extortion.

All the more revealing due to the nature of the grievances attempted to redress: To wit: MASSIVE GOVERNMENT CORRUPTION.

I'm presently a convicted felon. Two counts: Aggravated perjury and Extortion.

I expect to be locked up on Tuesday, 19 August 2014 for a long time.

I offer up to you that what must happen next isn't the responsibility of any one attorney or law firm.

It's left up to us. And people like us.

It's now up to
"We The People"

And should the People of this Nation not rise up in righteous outrage over the fundamental "transformation of America" now in plain view I'll have my answer soon enough as to whether it's too late to resurrect the United States Constitution.

THE TIME TO ACT IS UPON US IF EVER IT WAS!

I would ask of you to reach out to other like-minded people who still recognize the Constitution as the Law of the Land working with large number of other people to spark that righteous outrage.

BACKGROUND

I met Jeffrey Lane Cunningham on Tuesday morning, 20 November 2012 for the second time at approximately 0820 hours local, 8:20 a.m. Eastern.

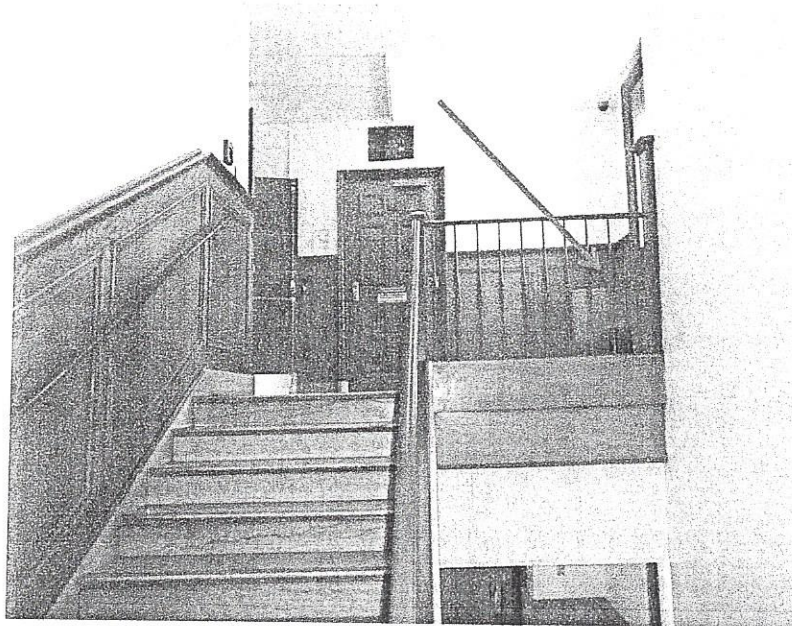
(Our first encounter occurred when Cunningham blocked me from appearing before the 21 August 2012 Term of the McMinn County Grand Jury. I made note of our August 2012 meeting in a subsequent written report. Unfortunately I remember nothing from that first encounter. I don't recall having anything formally prepared that day. I have no records from that August attempt. Cunningham must have just shooed me away from my attempt to testify.)



Jeffrey Lane Cunningham: Cunningham is licensed to practice law in Tennessee, Banker, President and Chief Executive Officer of the Athens Federal Community Bank. Cunningham is a former senior partner in the Athens TN law firm of Carter, Harrod & Cunningham.

I was sitting on a bench outside the office of the McMinn County Court Clerk, Rhonda Cooley, waiting for the office to open at 0830 hours. Clerk Cooley's office is on the second floor of the McMinn County Tennessee Courthouse.

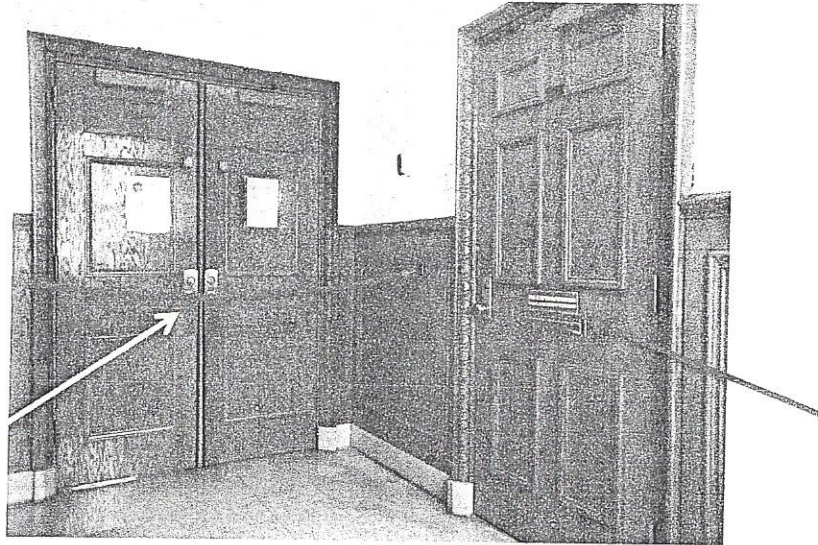
Cunningham climbed the stairway to the second floor and saw me sitting on the bench outside the clerk's office.



Cunningham saw me sitting on the bench to the right (where the arrow points), then briefly spoke, then turned left to proceed down the hallway to the grand jury room. The door to the Clerk's office is in the center of this picture. Criminal Courtroom security measures were activated on 20 November 2012. The door on the left (seen open) was actually closed. And the guard rope you see hanging between the two doors was drawn so as to stop unauthorized personnel from entering the hall surrounding the Courtroom.

Cunningham asked me if I was there that day to meet with the grand jury. I answered, 'Yes.' I told Cunningham I was waiting for the Clerk's office to open to check-in and announce myself as a petitioner to the Grand jury.

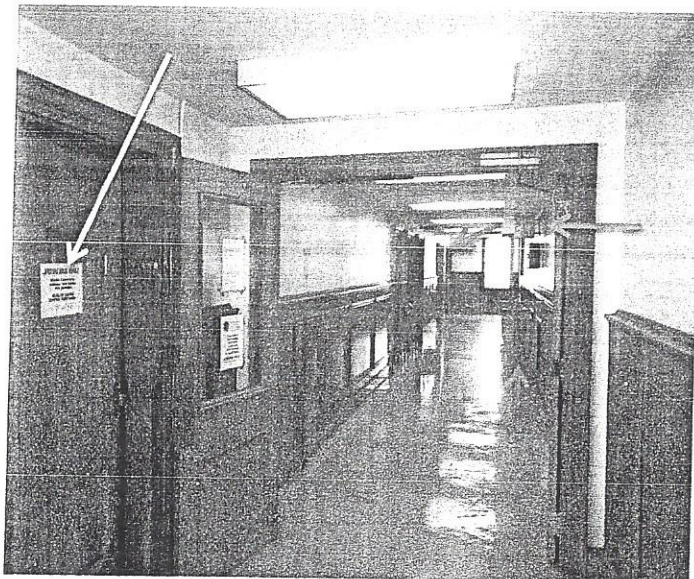
Cunningham reintroduced himself to me as the foreman. Then he ducked under the guard rope and disappeared behind a set of double oak doors that closed behind him. He then proceeded down the secured hallway to the grand jury room located on the northeast side of the Courthouse.



Red arrow: Clerk's office door. White arrow: Doors through which Jeff Cunningham passed through proceeding to the grand jury room (This picture is taken from the bench I was sitting on.)

The Clerk's office opened on time.

I presented myself to the court clerk I was told to re-directed to Counselor Steve Morgan who was in the jury room.



White arrow (foreground): Criminal court jury room. The blue arrow points to the clock I sat beneath. I sat on the bench indicated by the red arrow. The

congressman's office (Grand Jury Assembly room inside) is directly across the hall from the bench. Orange arrow (far distance): Elevator and stairwell.

Approaching from the Clerk's office on the second floor, people turn a dogleg in the hallway to arrive at this point. That's if the hallway is open. Behind the wall to the right is the main criminal Courtroom. Court was in session on the 20 November 2012. The internal Courtroom security perimeter was set. The guard ropes were up. So I had to go downstairs, walk the length of the building to the opposite side, come back upstairs. The small orange arrow shows the location of the stairway landing right next to the elevator door. The two wooden swinging doors in the foreground were closed. Cops were everywhere. I walked the length of the hall, reached over the guard rope and knocked on the closed doors to get the attention of people standing on this side of the closed doors. I explained my purpose. Morgan who was inside the jury room was notified and came out. Morgan handed me the three-page application package, and told me to go fill it out and wait. I turned back and took a seat on the bench directly under the clock (horizontal blue arrow). The bench is situated across the hall from the local federal representative's office (red arrow.) The congressman's office sits between the two restrooms on this floor (indicated by the lowest arrow).

Courtroom security protocol was activated. I had to traipse downstairs, walk to the far side of the Courthouse, climb backup stairs so as not to broach the red rope guarded internal security perimeter.

Morgan is an Assistant District Attorney in Tennessee's 10th District working under former District Attorney General Robert Steven Bebb.

Morgan handed me a package of three separate documents to fill out. They were stapled together.

Morgan told me to hold on to these papers until Jeff Cunningham, playing the role of grand jury foreman came out to receive them from me.

- A PETITION TO APPEAR BEFORE THE McMINN COUNTY TENNESSEE GRAND JURY,
- A WAIVER OF IMMUNITY, and
- A pre-formatted AFFIDAVIT OF COMPLAINT.

I filled out the PETITIOIN TO APPEAR.

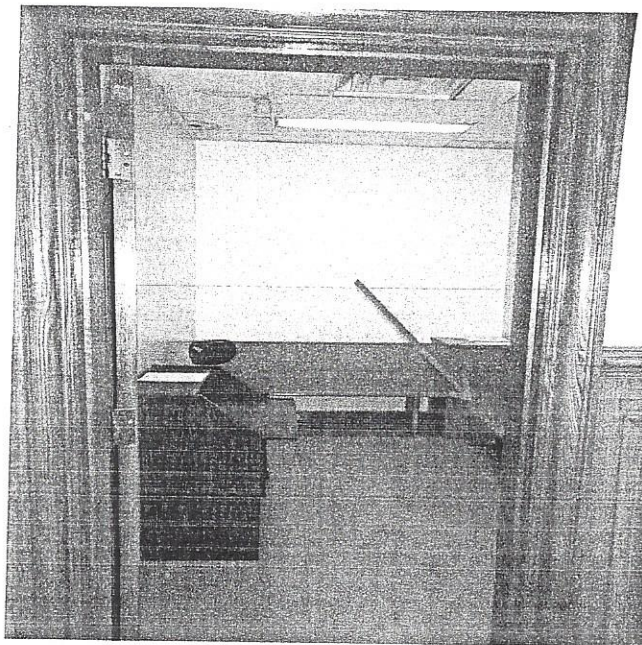
I refused to fill out the WAIVER OF IMMUNITY. I told Attorney Morgan I'd swear my oath to the grand jury orally should my petition be approved.

I had prepared an 11-page typed sworn statement in advance that I attached to a partially filled out AFFIDAVIT OF COMPLAINT.

Then I sat on the bench under the clock shown above for about four hours while a platoon of law enforcement officers preceded me in making their cases to the Grand Jury.

Once the government cases were cleared Cunningham breeched the internal security perimeter and approached. He took my completed paperwork from me and returned to the jury room.

A half-hour or so passed. Cunningham came back out and motioned for me to the room shown directly below on an angle across the hall from the jury room.



This is a holding room for witnesses or prisoners. It's located off on an angle across the hall from the criminal court jury room. Cunningham called me into this room on 20 November 2012 at about 1345 hours local. We sat on the bench the red arrow points to. Cunningham spent five minutes. He gave me back my administered "PETITION TO APPEAR," and then bolted.

The two of us sat in this room for no more than five minutes. Cunningham handed me the form below as you see it administered.

The undated writing was completed on Tuesday, 20 November 2012.

Cunningham explained that he took it upon himself (as the impostor juror – foreman) to have all the others sign their names.

IN THE GRAND JURY MCMINN COUNTY, TENNESSEE

PETITION TO APPEAR

WALTER FRANCIS U.S. NAVY RETIRED
I, FITZPATRICK, JR., hereby petition pursuant to Tennessee Code

Annotated 40-12-104 to appear before the McMinn County Grand Jury at the earliest possible time. My Affidavit of Complaint and Waiver of Immunity are attached.

Walter Francis Fitzpatrick, Jr.
Petitioner's signature

UNITED STATES NAVY RETIRED

Grand Jury Foreman

Assistant District Attorney General

We recommend that this matter should be presented to the entire McMinn County Grand Jury on _____.

~~X~~ We recommend that this matter should NOT be presented to the entire McMinn County Grand Jury.

D. W. Blair III
Cynthia Ray
Michael
Eric Cooper
Wallace
Mick Beal
Monckton

Leanne Brown
Marion Brooks
Mick Beal
Marion Brooks

Grand Jury Foreman

Grand Juror

Grand Juror

This is the best copy I hold. The Grand Jury filed the original in the McMinn County Clerk's office. I'm not able to make out all the handwritten names.

Cunningham explained he and the others "felt they didn't have jurisdiction to handle my complaint. Taking testimony from me face to face wasn't necessary.

I sternly protested. I told Cunningham, among very few other things, it was my intent to report to the grand jury that I was being wrongly labeled and targeted as a "SOVERIGN CITIZEN." Cunningham laughed me off and sent me packing on my way.

Cunningham's abrupt dismissal of my claim caused to me to amend the petitions I would bring to the 18 February and 18 March 2013 McMinn County grand juries.

EIGHT ATTEMPTS OVER THREE YEARS (2012, 2013 AND 2014)

Over the course of the three years (2102, 2013 and 2014) I announced myself as a petitioner to the Grand Jury on eight discrete days: 21 August 2012, 20 November 2012, 19 February 2013, 19 March 2013, 17 December 2103, 21 January 2014, 18 February 2014 and 18 March 2014. Each of these dates fell on the third Tuesday of the month.

Cunningham approached me in each of my first seven attempts to petition the Grand Jury (Cunningham was not present the day I was arrested on 18 March 2014.)

Cunningham and I had only brief, clipped and abrupt verbal exchanges in each of our seven meetings. The total length of our conversations hovers around 15 to 18 minutes. My total face-time with Cunningham does not exceed 20 minutes.

Cunningham always approached me as a matter of government policy and procedure.

I never approached Jeff Cunningham.

In each of these eight encounters I only ever interacted with Jeff Cunningham on the second floor of the McMinn County Courthouse.

I saw Jeff Cunningham nowhere else.

Because of my encounter and experience with Jeff Cunningham on 20 November 2012, I strenuously attempted to avoid any further contact with Cunningham on each of my next five attempts to petition the McMinn County Grand Jury.

I was thwarted each time by those I reached out to for help in keeping Cunningham away from me. And Cunningham himself avoided my importunities to stand clear, stand away from me.

My efforts to keep Cunningham away from me became more strident over the years after each of my earlier failed attempts.

REFER TO THE PRESENTMENT SEPARATELY

No evidence exists to support any of the following four charges. I was arrested on these trumped up accusations while sitting on a bench in a corridor on the second floor of the McMinn County Courthouse. I'd been sitting there for four and one-half hours waiting to petition the Grand Jury and testify.

Amy F. Armstrong Reedy appointed Mr. Thomas Balkom as the foreman to the 18 March 2014 Term of the McMinn County Grand Jury. Balkom acted as foreman for the few minutes it took to inspect these counterfeit accusations and then sign out the illicit Presentment.

There is no injured party behind these lying accusations. No one swore out and signed a criminal complaint. There was no law enforcement involvement. No investigation. No investigation reports. There is no evidence to support any of these charges.

In my seven sworn affidavits between November 2012 and March 2014 and my two petitions demanding the judicial issuance of a restraining protecting me from Jeff Cunningham (dated 14 February and 12 March 2014) no perjury is to be discovered.

Jeff Cunningham actually admitted, under sworn oath at the June 2014 trial, that he'd committed the criminal offenses—targeting me—that I laid out in writing in my various sworn criminal affidavits.

COUNT 1 OF THE INDICTMENT: HARASSMENT

T.C.A .39-17-308 - Class E Felony

ACQUITTED: FOUND NOT GUILTY AT TRIAL!

Timeframe: On or about Wednesday, 12 March 2014: A period of approximately one day.

DEFENSE: On Wednesday, 12 March 2014 I sought and petitioned for a court-issued restraining order naming Jeffery Lane Cunningham as my assailant.

Seeking court-ordered protection is a perfectly legal and constitutionally protected act. The basis of my criminal complaint was and remains rock solid.

COUNT 2 OF THE INDICTMENT: AGGRAVATED PERJURY

T.C.A. 39-16-703 - Class D Felony

"FOUND GUILTY!"

Timeframe: On or about Wednesday, 12 March 2014: A period of approximately one day.

DEFENSE: Seeking a court issued restraining order is a constitutionally protected act.

On the morning of 12 March 2014 McMinn County Deputy Court Clerk Gwen Chrisman placed me under oath, under penalty of perjury, swearing me to my written petition requesting court ordered protection against Mr. Jeffery Lane Cunningham.

Deputy Clerk Chrisman acted as nothing more than an intake receptionist. Chrisman did not act in the capacity of an independent fact finder or adjudicator.

The following Monday, 17 March 2014, Judge Jon Kerry Blackwood summarily dismissed my petition writing in his response that I had "failed to state a claim." Kerry added, "...no hearing was required."

My sworn statement was not brought under the inspection or the authority of an unbiased, independent fact finder / decision-maker (adjudicator).

Nothing in my sworn statement was ever considered.

None of the facts I reported ever qualified as or were surveyed as "material facts."

Nothing in my sworn statement seeking a protection against Jeff Cunningham is perjured.

COUNT 3 OF THE INDICTMENT: STALKING

T.C.A. 39-17-315 - Class A Misdemeanor

THIS CHARGE WAS DROPPED AT TRIAL!

Timeframe: On or between 1 January 2012 and 12 March 2014 - A period of 2 years, 2 months, 12 days; 802 days over twenty-six (26) months and 12 days continuous.

DEFENSE: During my seven (7) encounters with Jeff Cunningham McMinn County Sheriff Joe Guy held me under constant video surveillance. I was held under constant police visual surveillance. Cunningham was protected by a bevy of cops. Cunningham approached me in each of our seven meetings. My total face time with Cunningham does not exceed twenty-minutes (20) minutes. There is no evidence of stalking. There is no report of stalking. There is no truth to this invented change.

Jeff Cunningham approached me on these seven discrete dates (each day the third Tuesday of the respective month): 21 August 2012; 20 November 2012; 19 February 2013; 19 March 2013; 17 December 2013; 21 January 2014; and 18 February 2014. Each encounter took place on the 2nd floor of the McMinn County Courthouse in the passageway that borders the main courtroom on the right side.

COUNT 4 OF THE INDICTMENT: EXTORTION

T.C.A. 30-14-112 - Class D Felony
FOUND GUILTY!

Timeframe: On or between 21 August 2012 and 12 March 2014; A period of 1 year, 6 months and 20 days; 569 days over the course of 18 months, 20 days.

DEFENSE: During my seven (7) encounters with Jeff Cunningham McMinn County Sheriff Joe Guy held me under constant video surveillance. I was held under constant police visual surveillance. Cunningham was protected by a bevy of cops. Cunningham approached me in each of our six meetings. My total face time with Cunningham does not exceed twenty-five (25) minutes. There is no evidence of extortion. There is no report of extortion. There is no truth to this invented change.

Jeff Cunningham approached me on these discrete dates (each day the third Tuesday of the respective month): 20 November 2012; 19 February 2013; 19 March 2013; 17 December 2013; 21 January 2014; and 18 February 2014. Each encounter took place on the 2nd

floor of the McMinn County Courthouse in the passageway that borders the main courtroom on the right side.

DISCUSSION

THE BLUE AND GOLD GRAND JURY CREWS – ONLY ONE SKIPPER!

U.S. Navy Submarines have two crews each: The BLUE crew and the GOLD crew. The crews are swapped out so as to allow the submarine to remain at sea without burning out the sailors who spend literally months underwater.

The Grand Juries in Tennessee's 10th Judicial District operate in the same fashion and for the same justification.

In December of each year the criminal court judge selects two Grand jury panels to serve in the following 12-month calendar year.

A grand jury BLUE crew and GOLD crew if you'll allow the nautical metaphor. The respective Grand jury panels alternate months so as to guard against burnout.

However, unlike the Navy, the grand jury Foreman, a non-juror, serves as the "commanding officer" of each jury year round.

Speaking in general terms, the Grand jury BLUE crew serves in January, March, May, July, September and November of the year.

The GOLD crew mans the Grand jury in February, April, June, August, October and December.

The grand jury foreman serves before each of the alternating grand juries, all 12-months of each calendar year. And as we know the foremen are known to serve in consecutive years, some spanning in excess of a 27-year career.

Applying my maritime descriptions, I report that I unsuccessfully attempted to petition:

- The 2012 grand jury GOLD CREW once in December.
- The 2013 grand jury BLUE CREW once.

- ✓ The 2013 grand jury ~~met~~ twice. Once in February, once in December.
- ± The 2014 BLUE CREW twice. Once in January and once in March (the day of my illicit arrest).
- ❖ The 2014 GOLD CREW once in February.

Each of the five "bullet" symbols above signifies a different group of people!

Jeffrey Lane Cunningham played the role of impostor juror, Grand jury foreman for four (4) of these five (5) separate groups! Cunningham quit or was fired sometime between 19 February and 3 March 2014 after Cunningham's criminal conduct was made public in September 2013.

FORCED ENCOUNTERS WHILE I WAS UNDER BLANKET LAW ENFORCEMENT OBSERVATION ~ JEFF CUNNINGHAM WAS UNDER CONSTANT LAW ENFORCEMENT PROTECTION!

The McMinn County Courthouse is the home for the main criminal court, three inferior courts, and the district office for this area's federal representative.

The main criminal courtroom and its jury room and the local congressman's office are located on the second floor of the Courthouse.

The grand jury meets in the Courthouse on the second floor. The group assembles either in the criminal court jury room, or in the congressman's conference room.

On four occasions when I was present to petition the grand jury they met in the federal congressman's office conference room (February, March and December 2013 and January and February 2014). In November 2012 and March 2014 the grand jury met in the criminal court jury room just a few paces away from the federal congressman's office.

The McMinn County Sheriff's Department is responsible for courthouse security. Armed sheriff's deputies (normally three or four, sometimes more depending on the days events) man a roving patrol during working hours when the building is open to the public. During trials deputies man the courtroom door and metal detector.

My brief encounters with Jeff Cunningham occurred, each of the six episodes, on the second floor of the McMinn County Tennessee Courthouse on the third Tuesday of the respective months during working hours when the County grand jury was meeting. Cunningham approached me in the doglegged passageway to the right of the criminal courtroom that runs the entire length of the Courthouse.

Sheriff Joe Guy's deputies continuously monitor uncounted ceiling mounted security cameras all over the Courthouse providing for blanket recorded video coverage rivaling that of any gaming casino. Cameras litter the ceiling covering every square inch of the only passageway where Cunningham and I ever met.

I was under constant visual surveillance during each meeting with Cunningham. Uniformed and plain clothes law enforcement officers were ever present, numbering in the tens, variously coming and going, to testify in government cases being advanced to the grand jury throughout the day.

**UNCEASING EFFORT TO AVOID JEFF CUNNINGHAM!
SEEKING COURT ORDERED PROTECTION!**

Because of my 20 November 2012 experience with Jeff Cunningham I stove to keep the man away from me in each instance I attempted to petition the grand jury afterwards.

However in five subsequent attempts, Cunningham successfully blocked my appearance before the grand jury just as I'd experienced with Gary Pettway in Monroe County in 2010.

My second advance occurred on 19 February 2013. My petition was placed under double seal with a written request to Deputy Court Clerk Sherry Anderson that either Anderson, or Sheriff Joe Guy or one of Guy's deputies bypass Cunningham and deliver my submission to the grand jury themselves. I notified them that Cunningham was named as a criminal actor in my petition.

All my requests were ignored.

Cunningham intervened (Cunningham approaching me) unrestrained. Cunningham broke both seals himself to a criminal complaint that named Cunningham.

On my return on 19 March 2013 (attempt #3) I repeated my request verbally to Clerk Anderson and to McMinn County Sheriff Detective Sergeant Gary Miller (present in the hall outside the grand jury meeting) that they receive and convey my petition to the grand jury, keeping it beyond Cunningham's reach. I made notice in writing and verbally that Cunningham was named as a criminal again.

I was ignored again. Cunningham approached me unfettered, took my petition under double seal, knowing that he, Jeff Cunningham, was named in the body of the complaint once more. Cunningham broke both seals and proceeded as he did before in February 2013.

**THE HIXSON BRIEF EMERGED!
TENNESSEE ATTORNEY GENERAL ROBERT COOPER
ANNOUNCES JEFF CUNNINGHAM IS NOT A JUROR!**

On 21 November 2013 I learned that Tennessee Attorney General Robert Cooper announced the previous month, in writing on 20 September, that Jeffery Lane Cunningham was not a juror.

With the AG Cooper's written statement, my efforts to report Cunningham's criminal activity as an imposter juror to the grand jury ramped up. I became more dedicated than before to keep Cunningham away from me.

On the third Tuesday in March 2014, 18 March, in my eighth attempt to petition the McMinn County Grand Jury, I was placed under arrest. More is written regarding The HIXSON BRIEF below.

Tennessee Attorney General Robert Cooper announced in a formal, official writing on 20 September that Jeffery Lane Cunningham was not a juror (refer to the bottom of page 13 of "THE HIXSON BRIEF" supplied separately and available on request.)

I learned about THE HIXSON BRIEF on 21 November 2013.

Updating the writing to include Attorney General Cooper's September 2013 pronouncement, I modified earlier criminal complaints naming Cunningham as an outlaw posing as a qualified juror.

I notified elected McMinn County Court Clerk Rhonda Cooley on 17 December 2013 that I wanted her, or some other court or law enforcement officer to deliver my updated petition, once more under double seal, to the grand jury outside Jeff Cunningham's reach or interference.

No joy.

Cunningham interdicted my attempted to avoid him, confronted me directly, took my petition from me, broke both seals and carried on as he had February and March 2013.

I audio recorded the day's events.

Cunningham is caught in the recording expressing his stern resentment and displeasure that he was named in my December 2013 grand jury petition.

Cunningham has now blocked me four times from appearing before any member of the McMinn County Grand jury to testify in person and represent my evidences and proofs.

Cunningham confronted me each time despite my best and strident efforts, in three separate episodes during 2013, to avoid contact with the man.

In December 2013 Criminal Court Judge Amy F. Armstrong Reedy handpicked a new group to populate the McMinn County grand jury for the calendar year 2014. Reedy handpicked Jeff Cunningham as the non-juror foreman.

21 JANURAY 2014 ENCOUNTER WITH JEFF CUNNINGHAM!

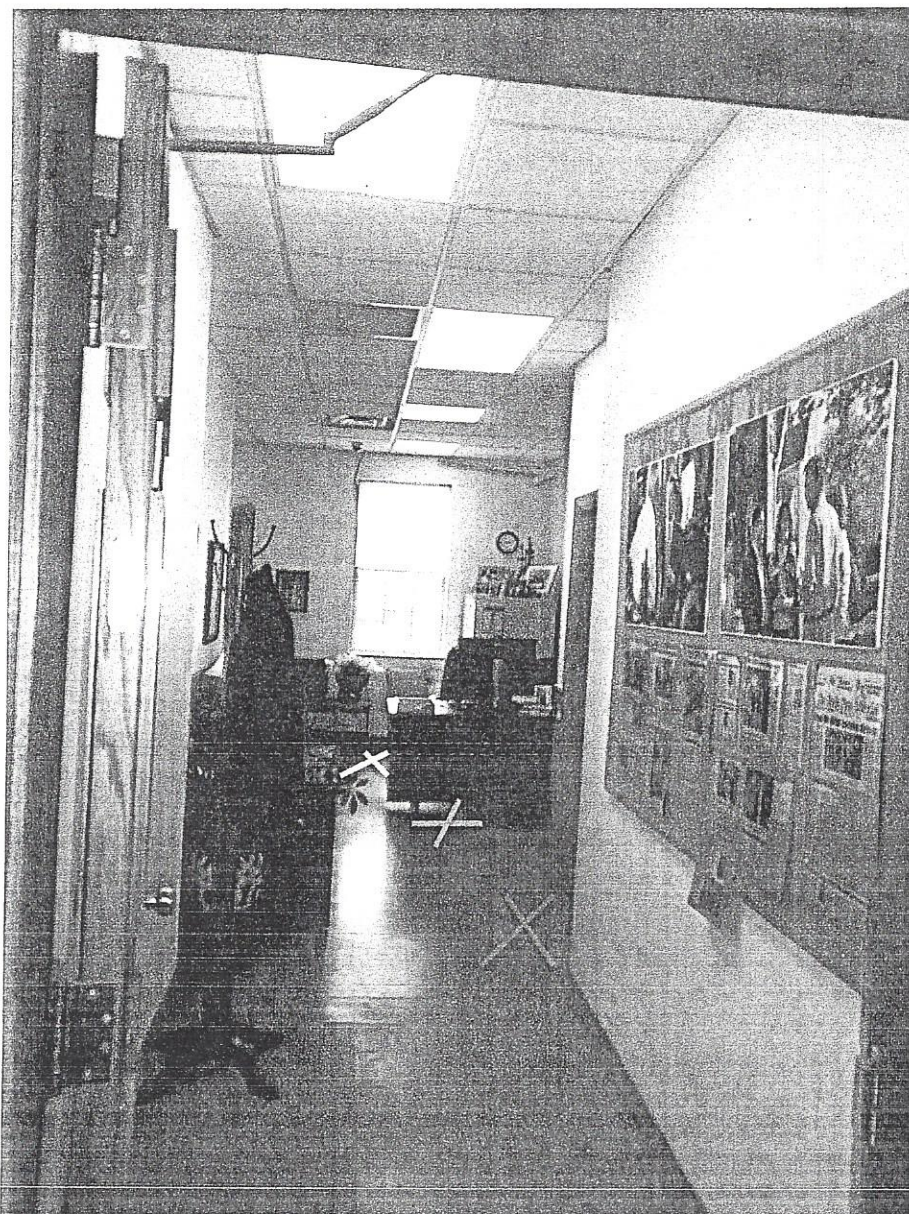
I returned to the new grand jury on 21 January 2014; my fifth attempt. Each of my 2013 requests seeking assistance to avoid Cunningham up to this time had been ignored.

When he arrived Cunningham was shocked and scared to the unpleasant reality that his disclosure as an impostor juror to a new group of people was at close at hand.

The day's events of 21 January 2014 are audio recorded.

(Note: The relevant portion of audio recording supplied separately was captured on Tuesday, 21 January 2014. For purposes of this report submission the most important segment of the audio recording begins as the 5 minute 53 second mark: "If I'm not supposed to be here I'll leave..." McMinn County Sheriff's Department Deputy King and Chaplain Tim Davis were both present standing where the red "X" appears in the photo below. Early in the recording (2 minute 33 seconds) I misidentified Tim Davis as "Tim Smith." That was my mistake. It's Tim Davis you hear at the 4 minute 18 second mark saying, "Gentlemen, this is not the place to argue..." Deputy/Chaplain Davis stood next to me from about the two-minute mark in the recording until Jeff Cunningham ordered me removed from the Courthouse (which Deputy Davis did). At about the 5 minute 30 second mark (not heard on this recording), Deputy Corporal King joins Deputy Tim Davis (red "X"), me (blue "X"), and ADA Steve Morgan (white "X") as we all stand outside Congressman Fleischmann's conference room. Cunningham and the others are located inside the conference room behind the closed door. In the recording I was prompted to offer, "If I'm not supposed to be here I'll leave" when Corporal King came into the room to back up Deputy Davis." Morgan said it was okay to stay "if you're a McMinn County citizen, you get to petition." Shortly thereafter Jeff Cunningham pops open the conference room door, states he's not going to accept my petition. Then pops back into the conference room. Seconds later, Cunningham pops out again and issues orders to Deputies Davis and King to escort me from the building. I walked out alone with Davis. Deputy King stayed behind in Congressman Fleischmann's office with ADA Morgan, and Cunningham and others in the conference room. Later I observed MCSD Sgt. Tony Allman, Corporal King, and Deputy Tim Davis escorting the Grand Jurors from the Courthouse, and across the street to the parking lot where I was standing by my vehicle. The MCSD presence was to prevent any of the grand jurors independently approach me, and in the alternative block me in the event I had tried to independently approach any of the grand jurors, then arrest me in the event I tried to reach out an make contact. But I just stood by my vehicle and watched.) Cunningham met with the others offering home baked cookies and coffee.

Meanwhile I waited for hours on the bench in the hallway.



THE RECORDING OF TUESDAY, 21 JANUARY 2014: The congressman's office as viewed from the public hallway. Assistant District Attorney Steve Morgan stood at the white "X," I stood at the blue "X," and Sheriff Deputies and King stood at the red "X" in front of a door that is in view. The door to the conference room is out of sight just to the right of the blue "X" and just inches away and below the red arrowhead. Cunningham and the others were inside the conference room. Cunningham cracked open the conference room door twice, stuck his head out of the room, uttered his two statements, then ducked back into the room with the others where they remained detained until I was escorted out of the building.

I finally stood and walked to the desk in the photo above where ADA Steve Morgan was standing. I attempted to give my criminal complaint to Morgan with instructions that Morgan to pass the document package

to the people inside, avoiding Jeff Cunningham's interdiction. You hear our verbal exchanges in the audio recording (available separately).

Cunningham showed himself twice, in a panic, in his first appearance unilaterally refusing to receive my submission and in his second appearance, seconds later, Cunningham ordered me out of the Courthouse under armed sheriff's deputy escort.

Cunningham further announced to the new January 2014 McMinn County Grand Jury that I was a threat and danger to them. Cunningham saw to it that the Grand Jurors were personally escorted, under the armed escort of sheriff's deputies Corporal King, Sergeant Tony Allman and Deputy (Chaplain) Tim Davis, from the Courthouse and then across the street to their parked cars.

3 FEBRUARY 2014 MEETING WITH DETECTIVE SERGEANT HEITH WILLIS

On Friday, 31 January 2014 I called the McMinn County Sheriff's Department requesting an appointment with their internal affairs officer(s) with the intent of advancing my criminal complaints, as they existed on that day. This phone call was recorded.

I heard nothing back from the MCSD.

Snubbed by the Sheriff's Department on Friday, I presented myself to Athens Police Detective Sergeant Heith Willis the following Monday morning, 3 February 2014. I spent four hours with Detective Willis (recorded with his knowledge). I told Detective Willis I would follow up with a written report.

I presented my report on Lincoln's Birthday 2014, Wednesday, 12 February 2014. The report was electronically published and filed to a large distribution including several other law enforcement agencies.

It was my intention to present this identical report to the McMinn County grand jury on the following Tuesday, 18 February 2014.

In my verbal report to Sergeant Willis, I asked for Athens police escort and protection in the McMinn County Courthouse to guard me against any approach Cunningham was expected to make on 18 February 2014. Detective Sgt. Willis told me that the Athens police held no law enforcement jurisdiction inside the Courthouse.

Detective Willis wrote in his follow-up report: "Due to [Willis'] limited jurisdiction on criminal and civil matters I advised [Fitzpatrick] that at this time [Willis] was not able to investigate matter." Each issue [Fitzpatrick] discussed was a violation beyond my scope or venue to investigate...I [Willis] advised [Fitzpatrick] that [Willis] had no jurisdiction to start an [investigation], however I did provide the 10th Judicial District Attorney's office with the case file noting the concerns of Cmdr. Fitzpatrick."

Detective Willis informed me during our face-to-face meeting that the Athens Police Department was not able to send an officer to escort me on 18 February 2014.

Important: Detective Willis gave his report of our four-hour interview to District Attorney General Robert Steven Bebb.

**TENNESSEE CODE ANNOTATED 39-17-315 (h)
VICTIMS OF STALKING, AGGRAVATED STALKING AND
ESPECIALLY AGGRAVATED STALKING**

The following statute citations are provided as a lead in to the sections on Judge Jerri Bryant immediately following.

TCA 39-17-315(h): "Any person who reasonably believes they are a victim of an offense under this section, regardless of whether the alleged perpetrator has been arrested, charged or convicted of a stalking-related offense, shall be entitled to seek and obtain an order of protection in the same manner, and under the same circumstances, as [are] provided for victims of domestic abuse by the provisions of title 36, chapter 3, part 6.

Title 36, chapter 3, part 6; TCA 36-3-601(5)(11) provides that: A " 'stalking victim' means any person, regardless of the relationship with the perpetrator, who has been subjected to, threatened with, or placed in fear of the offense of stalking, as defined in [TCA] § 39-17-315..."

**SEEKING COURT ORDERED PROTECTION - ROUND ONE!
REQUEST FOR COURT ORDERED RESTRAINING ORDER IN
FEBRUARY 2014 ~ JUDGE JERRI S. BRYANT PRESIDING: 14
March 2014**

Cunningham's frantic, frenzied and seriously panicked reaction to my appearance in January 2014 triggered an escalation and change in his

aggressive and belligerent behavior directed at me. I observed that Cunningham was more agitated, assertive, authoritative and confrontational than ever before.

In a word, Cunningham was more dangerous.

Recognizing I could not rely on any court clerk or law enforcement officer for assistance in avoiding Cunningham and recognizing the increased danger Cunningham he manifested, and anticipating Cunningham would force himself on me again on the third Tuesday in February 2014, I sought court ordered protection from Cunningham on 14 February 2014.

Obtaining a court issued restraining order against Cunningham was prudent and necessary.



SECOND FLOOR McMinn County Courthouse: Court Clerk's office service window and lobby.

On the morning of 14 February 2014 I approached Deputy Court Clerk Vicki Vaughn in the Clerk's Office. I explained my purpose.

Vaughn gave me a passel of pre-printed formatted documents to fill out and return to her. Vaughn specifically pointed to a signature line on page 4 of the package. She told me not to sign this line until I brought everything back to her.

I returned to the service window in the Clerk's office about 45 minutes later. The paperwork was completed except for my witnessed

signature. My sworn criminal complaint of 12 February 2014 was attached.

Clerk Vaughn flipped to page 4 of the preprinted forms and directed me to raise my right hand. Vaughn placed me under oath, directed me to sign my name attesting as much, and we were done. I left around 1100 hours local (11:00 a.m. EDT).

Deputy Clerk Vaughn gave my petition directly to Chancery Court Judge Jerri Saunders Bryant. Bryant's office and courtroom are located on the basement floor of the Courthouse.

(Note: I'm advised that the normal policy and procedure followed by clerks working for Rhonda Cooley when a citizen seeks court ordered protection is to hand the petition to the first judge available in the Courthouse. If no judge is in the building, then the clerks wait until one appears. Judge Watson is the Sessions Court judge. His courtroom and office are co-located on the second floor of the Courthouse. Judge Watson is the "go to" judge when protection order requests are received. If Judge Watson is not available then the clerks look to Circuit Court Judges Larry Puckett or Mike Sharp, or to the Chancery Court Judge Jerri Bryant. I'm told Jerri Bryant was the only judge available when I submitted my protection order request on 14 February 2014).

In a tennis return shot back, Chancery Court Judge Jerri Saunders Bryant denied my restraining order request Friday, mid-afternoon writing: "The court denies further hearing. [Petitioner] Does not qualify under the statute requiring [a domestic] relationship."

Citing once more the relevant Tennessee statute cited above:

"Any person who reasonably believes they are a victim of an offense under this section, regardless of whether the alleged perpetrator has been arrested, charged or convicted of a stalking-related offense, shall be entitled to seek and obtain an order of protection in the same manner, and under the same circumstances, as [are] provided for victims of domestic abuse..."

No domestic relationship was required for Judge Bryant to approve my request. Bryant was legally allowed to hand down a restraining order protecting me from Cunningham but she refused.

Bryant's denial represents a criminal act on Bryant's part. As I cited in the section directly above Tennessee state statute clearly asserts: "**Any person** who reasonably believes they are a victim of an offense under this section, regardless of whether the alleged perpetrator has been arrested, charged or convicted of a stalking-related offense,

shall be entitled to seek and obtain an order of protection in the same manner, and under the same circumstances, as [are] provided for victims of domestic abuse..."

Bryant knew any domestic relationship otherwise necessary for the court to act in my defense was not relevant.

The relationship that's more interesting, and the one Bryant knew about and ignored, is the extant relationship Bryant enjoys with Jeff Cunningham.

From 1991 until her election to judgeship in 1998, Jerri Bryant worked as a junior partner in the Athens, Tennessee law firm of Carter, Harrod & Cunningham. That's Jeff Cunningham named in the firm's masthead as a senior partner. Cunningham was Bryant's boss for seven years.

Petitioner (or parent/legal guardian/caseworker) signs here in front of notary/clerk/judicial officer and swears that he/she believes the above information is true:

Walter Dennis O'Connell, Jr. ^{USD}RET. Date *FRIDAY, 17 FEB 2014*

Notary fills out below:

I declare that the Petitioner has read this Petition, and swears it to be true to the best of her/his knowledge known and subscribed before me, the undersigned authority.

By *Walter Dennis O'Connell, Jr.* Notary Public for the State of Tennessee
On this date *2-14-14*

Walter Dennis O'Connell, Jr. Notary Public for the State of Tennessee
Notary or Court Clerk or Judicial Officer signs here Date notary's commission expires

The court finds good cause and will issue a Temporary Order of Protection.

The court does not find good cause and denies a Temporary Order of Protection - The court finds there is no immediate and present danger of abuse to the petitioner and denies the Petitioner's request for a Temporary Order of Protection. The court will set the matter for hearing *denied further hearing. Does not qualify under the Statute requiring Relationship*

ORDER FOR HEARING

The Petitioner and Respondent must go to court and explain to the judge why the judge should or should not issue an Order of Protection against the Respondent.

This hearing will take place on (date) _____ at (time) _____ a.m. p.m.

at (location) _____

Judicial Officer's signature _____ Date _____

12/13/10 Petitioner Order of Protection Page 4

Bryant knew she was not legally permitted to hear or rule on my request due to her prior professional relationship with Jeff Cunningham.

But there was more to prohibit Bryant from handling my case, and this is certainly more intriguing.



JEFF L. CUNNINGHAM ~ JERRY S. BRYANT
FORMER LAW FIRM COWORKERS ~ Carter, Harrod & Cunningham!

Please recall I watched Judge Amy Reedy rig grand juries and trial court juries on the morning of Wednesday, 7 December 2011. Later the same morning I recovered documents as evidence proving Reedy's outlawry. These papers were eventually turned over to the Federal Bureau of Investigation.

On the afternoon of 7 December 2011, in her hysteria once alerted and informed that Amy Reedy had unexpectedly become seriously vulnerable to criminal accountability, Jerri Bryant signed out a search warrant of my residence and my vehicle. In her panicked reaction Bryant was intent on recovering proofs and evidences incriminating Reedy.

Bryant's search warrant was executed that evening by a paramilitary SWAT team raid spearheaded by Monroe County Sheriff Detective Conway Mason. My door was broken down, lots of cops poured in with guns drawn pointing at me, with very bright lights used to blind me.

Bryant's issuance of a search warrant against me in December 2011 was motivated in an effort to protect Amy Reedy. Bryant's denial of my prayer for protection against Cunningham in February 2014 was motivated to protect Cunningham.

In both instances Bryant was as much motivated to protect the conspiracy of Tennessee judges and their criminal allies in the exercise of their own government that acts to punish citizens without the protection or the permission of a jury as Bryant was motivated to protect herself.

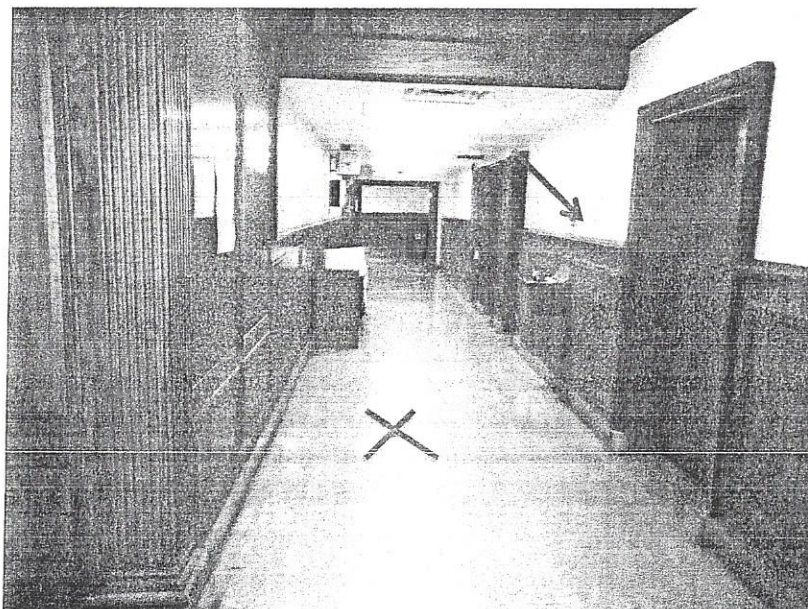
Bryant is one of the RICO judges.

MY SIXTH ATTEMPT TO PETITION THE McMINN COUNTY GRAND JURY ~ TUESDAY, 18 FEBRUARY 2014

As was foreseeable Jeff Cunningham did approach me on 18 February 2014. Cunningham did confront me and threatened me when I appeared to petition the McMinn County Grand Jury.

Cunningham, forcing himself on me once more, came out in the hallway, proceeded down the passageway towards the elevator and called me away from my seat on the bench. McMinn County Sheriff Deputy Sergeant Tracy Brown escorted Cunningham at Cunningham's behest. Sgt. Brown was in uniform and armed. Brown was present under Cunningham's order.

Protected under double seal I held the same written complaint I'd submitted to Detective Willis on 12 February 2014 and to Chancery Court Judge Jerri Bryant on 14 February 2014.



Cunningham and Deputy Sheriff Sergeant Tracy Brown approached me where I was sitting on the bench. Cunningham directed me to stand and move down the hall to where the "X" is shown. Sgt. Brown took up a position next to us, his back to the wall (red arrow), facing Cunningham and me.

Acting alone, knowingly acting illegally Cunningham blocked my criminal complaint from being advanced to the February term of the

McMinn County Grand Jury.

Cunningham uttered threats of arrest should I continue in my efforts to expose Cunningham as a professional criminal.

Cunningham's remarks are audio recorded (available separately).

Sergeant Tracy Brown is an eye and ear witness.

18 February 2014 was my last interaction with Jeffrey Lane Cunningham. There has been no contact, by any description, between Cunningham and myself since the third Tuesday of February 2014.

**SEEKING COURT ORDERED PROTECTION - ROUND TWO!
REQUEST FOR COURT ORDERED RESTRAINING ORDER
SUBMITTED ON 12 MARCH 2014 ~ JUDGE JON KERRY
BLACKWOOD PRESIDING FROM 12 THROUGH 17 MARCH 2014**

I submitted my **second request** for a court order of protection from Jeff Cunningham on the morning of Wednesday, 12 March 2014.

McMinn County Deputy Clerk Gwen Chrisman gave me the paperwork at approximately 1035 hours local (10:35 a.m. EDT). I filled out all the documents and returned to the clerk's service counter and window. Chrisman placed me under oath swearing me to the information I'd provided in writing. Chrisman then received the sworn completed submission at approximately 1115 hours local (11:15 a.m. EDT).

My second request was modified and premised in part upon Jeff Cunningham's assault against me after Jerri Bryant rejected my first restraining order request in February.

And here we encounter a change in policy and procedure.

Again, I'm advised that the normal policy and procedure followed by clerks working for Rhonda Cooley when a citizen seeks court ordered protection is to hand the petition to the first judge available in the Courthouse. If no judge is in the building, then the clerks wait until one appears. Judge Watson is the Sessions Court judge. His courtroom and office are co-located on the second floor of the Courthouse. Judge Watson is the "go to" judge when protection order requests are received. If Judge Watson is not available then the clerks look to

Circuit Court Judges Larry Puckett or Mike Sharp, or to the Chancery Court Judge Jerri Bryant.

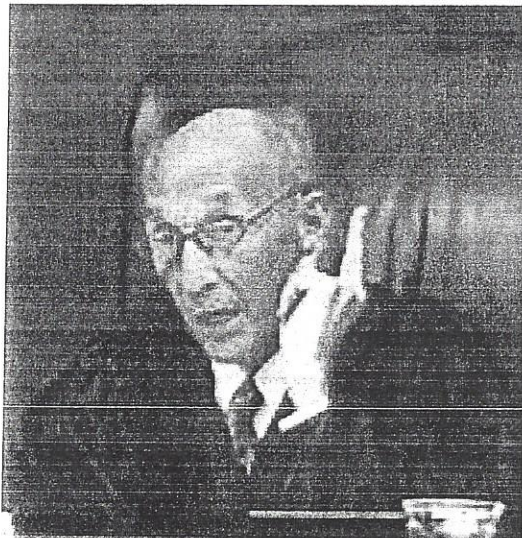
But instead, Deputy Clerk Chrisman gave my February protection request directly to her boss, elected Court Clerk Rhonda Cooley.

Rather than seek out a judge who might be in the building (the Courthouse proper), or wait for a judge to show up, Chrisman went directly to her boss to give my paperwork to Rhonda Cooley.

Rhonda Cooley then turned to Tennessee's Administrative Office of the Courts seeking a judicial assignment to consider my petition.

AOC officials turned the matter over to the Tennessee Supreme Court Chief Justice Gary R. Wade.

Chief Justice Gary R. Wade designated and assigned **Judge Jon Kerry Blackwood** to receive and adjudicate my petition at approximately 1507 hours local (3:07 p.m. EDT), Thursday, 13 March 2014.



Senior Judge Jon Kerry Blackwood

Chief Justice Wade announced that the case would be styled "**Walter Francis Fitzpatrick, III v. Jeffrey Cunningham, McMinn County grand jury foreman.**" Chief Justice Wade also indicated that no case number had yet been assigned leaving that task up to Wade's assigned trial court judge. Wade then assigned Senior Judge Jon Kerry

Blackwood.

Nothing happened on Friday, 14 March 2014.

The following Monday, 17 March 2014 (exact time unknown), **Judge Jon Kerry Blackwood** denied my petition claiming in a scrawled almost unintelligible hand that my "petition [did] not state a claim. No hearing required."

Petitioner (or parent/legal guardian/caseworker) signs here in front of notary/clerk/judicial officer and swears that he/she believes the above information is true: 1105 HOURS EDT

Walter Francis Blackwood, Jr. U.S. Army WESLEY, 12 MARCH 2014


Notary fills out below

I declare that the Petitioner has read this Petition, and swears it to be true to the best of her/his knowledge. Sworn and subscribed before me, the undersigned authority.

By (Print name of notary): Gwen Christian

On this date: March 13, 2014

Gwen Christian 8-31-14
Notary or Court Clerk or Judicial Officer Sign Here Date Notary's Commission Expires



The court finds good cause and will issue a Temporary Order of Protection.

The court does not find good cause and denies a Temporary Order of Protection - The court finds there is no immediate and present danger of abuse to the petitioner and denies the Petitioner's request for a Temporary Order of Protection. The court will set the matter for hearing.

ORDER FOR HEARING

The Petitioner and Respondent must go to court and explain to the judge why the judge should or should not issue an Order of Protection against the Respondent.

This hearing will take place on (date): NO APPEARANCE at (time): 3:17 PM a.m. p.m.

Jon Kerry Blackwood Date 3/17/2014
Judicial Officer's Signature

Consequently **Blackwood did not assign a case number! This case was never heard before a judge! Ergo: No perjury! No aggravated perjury!**

A discussion regarding what elements must be proven in a charge of aggravated perjury appears below.

However, to put the notion of perjury to an end, everything I wrote is publicly available for inspection and scrutiny. None of those writings is perjured in any way.

More to the point: Jeff Cunningham admitted under oath to my written accusations against him.

RESTRAINING ORDER REQUESTS SUMMARY

(1) No domestic relationship present

(2) Failure to state a claim

(1) Judge Bryant denied my first request because, according to her, I did not enjoy a legally recognized domestic relationship with Jeff Cunningham.

(2) Judge Blackwood received my second request and denied it outright: "Petitioner does not state a claim."

**SITUATIONAL AWARENESS!
NO BETTER DEMONSTRATION ~ A CRIMINAL
SYNDICATE RUN BY JUDGES! RACKETEER INFLUENCED
CORRUPT ORGANIZATION! RICO!**

I hold the belief that my 18 March 2014 arrest was part of a plan.

The indictment is bogus. It's role reversal. Transference. Projection. Government officials accuse me of what they're doing themselves.

Amy F. Armstrong Reedy and Reedy's Renegades stand behind the four false charges narrated in this report. In these matters Reedy works in close cooperation with 10th Judicial District Attorney Robert Steven Bebb, Special Judge Jon Kerry Blackwood, Tennessee Supreme Court Chief Justice Clark Wade, Chancery Court Judge Jerri Saunders Bryant, Jeff Cunningham (a Reedy Renegade), McMinn County Tennessee Sheriff Joe Guy, and McMinn County elected Court Clerk Rhonda Cooley.

Aggressive survey of the four charges is solicited. How did they come to life? How did they make it to and through a pretend grand jury?

How can they be advanced to a criminal trial?

In the reader's survey please consider some of the information that follows.

**SIGNS OF INTELLIGENT DESIGN ~ LAYING IN WAIT ~
AMBUSH!
UNDENIABLE, UNMISTAKABLE FEDERAL AND STATE
COLLUSION AND COOPERATION!**

SOVEREIGN CITIZEN ACCUSATIONS/LANGUAGE!

The alert went out regarding Tennessee judges rigging juries in 2009. The collection of evidence began supplying what today has become a voluminous record of corruption.

As evidence and proofs grew into a massive record state and federal government officials mounted and carried out a series of counterattacks designed to destroy citizens blowing the whistle on office-holding career criminals.

I have proved that the state and federal government manufactured the Madisonville Hoax, the wrongful federal arrest and prosecution of Navy Veteran Darren Wesley Huff, the murder of Mr. Jim Miller, and all actions taken against me are connected in a frenetic effort to cover up Tennessee judges' criminal activity.

DNA markers giving away the state and federal conspiracy are ubiquitous.

Among those identifying markers is language used in the four invented charges I currently face. The styling and grouping of the four charges is strikingly similar to that language and grouping of charges used so far to describe and destroy individuals whom government operatives name in the pejorative as "SOVEREIGN CITIZENS."

Related to the extant four charges, Judge Leon Jordan's ruling on the *HABEAS CORPUS* petition on 18 March 2014 is believed to have been taken in part because the habeas petition, left dormant as it was, could have been amended and applied to my newly experienced unlawful incarceration occurring on 18 March 2014.

There are no coincidences.

CRIMINALIZING LAWFUL CONDUCT

Tennessee criminal court judges are presently caught red handed in rigging Grand Juries and Trial Juries.

Tennessee ~~State's~~ Attorney General Robert Cooper gave up the game in September in a formal, official declarative statement against self-interest that county Grand Jury foremen are not jurors (refer to THE HIXSON BRIEF).

Since 2009, over five years, a number of outlaw judges have counter-attacked veterans and community citizens fiercely fighting against epic government corruption by transforming the legitimate and lawful activities of these law abiding citizens into acts of criminal conduct.

A few examples:

- Citizen's Arrest =
 - Riot
 - Civil Rights violations
 - Retaliation for past acts
 - Disorderly conduct
 - Disturbing a public meeting

- Seeking court-ordered protection from an assailant =
 - Harassment (of the named assailant)
 - Aggravated perjury

- Attempting to advance a petition to the McMinn County Grand jury =
 - Extortion
 - Stalking

NO PERJURY ~ ON THE SUBJECT OF MATERIAL FACTS

It is an accepted fact that the sun rises in the East and sets in the West. When a potential homebuyer not wishing to have the morning sun come blasting in through the kitchen window applies this fact, it becomes "material" to the homebuyer's purchasing decision.

A fact becomes "material" when a decision-maker uses the fact to make a decision.

In a judicial setting the decision makers, independent finders of fact, are members of a jury, or a judge or both.

In judicial settings plaintiffs, defendants and witnesses are placed under oath regarding their testimony to the independent fact finders, the juries and the judge.

Each fact to which a person testifies under oath is offered for use by the independent fact finders in making their eventual decisions. Facts offered under these circumstances are all "material" facts.

Perjury is committed when persons knowingly lie about immaterial things while testifying under oath.

Aggravated perjury occurs when persons knowingly lie to fact finders in their testimony regarding a "material fact."

For instance: Tennessee State and federal law enforcement officials committed aggravated perjury by offering testimony stating Darren Huff was at the R. Beecher Witt government building on the morning of Tuesday, 20 April 2010 when these LEOs knew very well Darren was actually sitting in a local restaurant drinking coffee. The testimony was used as a "material fact" to produce and execute Darren's arrest warrant.

I am presently accused of "aggravated perjury," lying under oath regarding a material fact. The indictment alleges my "aggravated perjury" occurred on or about 12 March 2014. This date anchors itself to the sworn written statement I submitted to McMinn County Court Deputy Court Clerk Gwen Chrisman as I sought a court issued restraining order against Jeff Cunningham.

Reception and intake Clerk Chrisman submitted my sworn request to the local court. Somehow after that it made its way to the Tennessee State Supreme Court whereupon Chief Justice Wade Clark assigned the tentative hearing to Senior Judge Jon Kerry Blackwood out of Knoxville.

On Monday, 17 March 2014, Blackwood summarily dismissed my request. According to Blackwood, "[Petitioner Fitzpatrick did] not state a claim."

Blackwood did not set a hearing date.

No hearing was held.

No case number was assigned.

The petition was never brought under the inspection of an independent fact finder.

Intake Court Clerk Chrisman serves simply as conduit of information; a messenger.

Chrisman gave the package to Rhonda Cooley. The question begs as to how my submission made its way from Cooley's desk to the desk of Chief Justice Wade...then to the bench of Judge Jon Kerry Blackwood.

This question also rises: So where in the world does the "aggravated perjury" accusation come from?

**JON KERRY BLACKWOOD:
"WELL...THAT DIDN'T WORK *#@!, SO LET'S TRY THIS!"**



Judicial Dictatorship ~ Career Criminal Jon Kerry Blackwood!

Judge Jon Kerry Blackwood was assigned to hear the first corrupted case brought against me in the fall and winter of 2010. Blackwood was

the replacement for the elected judges in the 10th Judicial District, Amy Reedy and Carroll Lee Ross.

On 5 October 2010 Blackwood ruled, faced with the challenge of the Grand Jury being rigged and incompetent, that Amy Reedy's appointment of Angela Davis was harmless, even though Angela Davis was serving a second consecutive term as a juror in violation of state law.

Counselor Steve Pidgeon advanced irrefutable evidence that Amy Reedy hand picked Angela Davis for a 2009 Monroe County trial jury, then picked her again to serve in the 2010 Monroe County grand jury, and then, when impostor foreman Gary Pettway was exposed, Amy Reedy promoted Angela Davis to the foreman position.

Blackwood's ruling was no harm, no foul.

Further Blackwood advanced the durable myth that the Grand Jury foremen were actual jurors who enjoyed no more status or privilege over the other jurors.

Blackwood said those words on the record.

However, in September 2013 the Tennessee Attorney General contravened Blackwood's 2010 assertion by announcing officially that county grand jury foremen in the state are not jurors.

As previously stated, Tennessee Supreme Court Chief Justice Gary Wade anointed Jon Blackwood to handle my March 2014 restraining order request identifying Jeff Cunningham as the bad actor.

In an act of desperation late in the day on Monday, 17 March 2014, Blackwood reported my 12 March 2014 written submission as aggravated perjury (if not ~~for~~ Blackwood...then who?)

Blackwood was the only person in a position ~~and~~ capable of doing so. He worked closely with Supreme Court Chief Justice Clark Wade, Jeff Cunningham, 10th Judicial District Attorney General Robert Steven Bebb, and 10th District Criminal Court Judge Amy F. Armstrong Reedy.

In all of these instances Blackwood is as much motivated to protect the conspiracy of Tennessee judges and their criminal allies in the exercise of their own ~~personal~~ government that acts to punish citizens without the protection or the permission of a jury as he is ~~motivated~~ to

protect himself. Blackwood is one of those judges.

REEDY'S RENEGADES!

(A partial list)

Mr. Gary Pettway was Monroe County Tennessee Grand Jury foreman from 1982 through 2010, a total of twenty-eight (28) consecutive years contaminating 56 consecutive grand juries.

Pettway was not appointed in writing. No appointing orders exist naming Pettway as foreman.



AMY F. ARMSTORNG REEDY ~ CAREER CRIMINAL ~ LEADER OF REEDY'S RENEGADES!

Amy Reedy recused herself from any and all cases involving me in June 2010, yet she anointed every grand jury foreman before every grand jury handling all of the false allegations Tennessee officials launched at me since the summer 2010.

Reedy has so far "anointed" three impostor jurors and renegade foreman to the 2014 McMinn County grand jury: Jeff Cunningham, ~~then~~ Larry Wallace, and foreman-for-a-day (18 March 2014), Mr. Thomas Balkom.

Just days before Balkom got Reedy's signal from the bench to his location in the bull pen, Reedy had Larry Wallace on the mound. Why Reedy called in Balkom to relieve Wallace for a brief stint is a very important question to reconcile.

Reedy, Balkom and the rest of Reedy's Renegades at the 18 March 2014 meeting handed down the four charges specifically described in this report.

How can that be?

And how is it that Larry Wallace is back in there pitchin' now?

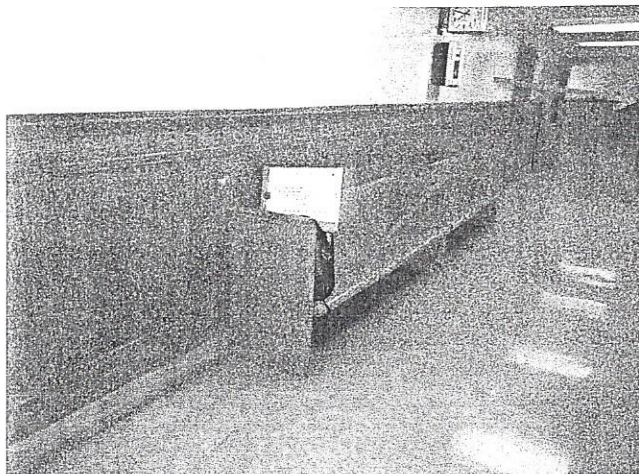
Amy Reedy was positioned to issue Pettway's appointing orders from 2006 through 2010 but did not.

1. 2006 – 2010: Undocumented worker Gary Pettway (Monroe County)
2. 8 December 2006: [Joel] Riley (McMinn County).
3. 18 December 2008: [Joel] Riley (McMinn County).
4. 2 June 2010: Angela Davis (Monroe County – foreman for a day).
5. 14 December 2010: [Joel] Riley (McMinn County).
6. 3 January 2011: [Faye] Tennyson (Monroe County).
7. 18 October 2011: Jeff Cunningham (McMinn County).
8. 13 December 2012: June Thompson (INCUMBENT – Monroe County).
9. 3 December 2013: Jeff Cunningham (McMinn County)
10. 4 March 2014: Larry Wallace (INCUMBENT – McMinn County).
11. 18 March 2014: Thomas Balkom (McMinn County – Foreman for a day replacing Larry Wallace).

In the commissioning of **Reedy's Renegades**, Reedy is as much motivated to protect the conspiracy of Tennessee judges and their criminal allies in the exercise of their own treasonous government that acts to punish citizens without the protection or the permission of a jury as she is to protect herself. Reedy is one of the judges.

Reedy is as well very much motivated to sentence one million man-years before she leaves the bench.

MOVIN' THE DECK CHAIRS AROUND ABOARD THE TITANIC!



The arrow above points to the criminal court Jury Room where the Grand Jury met on 18 March 2014. The arrow below points to where I was sitting, reading a book. The benches were moved afterwards from this hallway to out in front of the criminal courtroom.

Reedy anointed Thomas Balkom to head the 18 March 2014 grand jury at 12:15 p.m. EDT that very day. It was less than ten minutes later when I was arrested and handcuffed.

After waiting over four and one-half hours sitting on a wooden bench reading a book, Special Investigator for Tennessee's 10th Judicial District Attorney Calvin Rockholt led a gaggle of people (to include at least four McMinn County Sheriff's Department deputies) to where I was sitting.

I stood to introduce myself.

Then, Rockholt introduced himself.

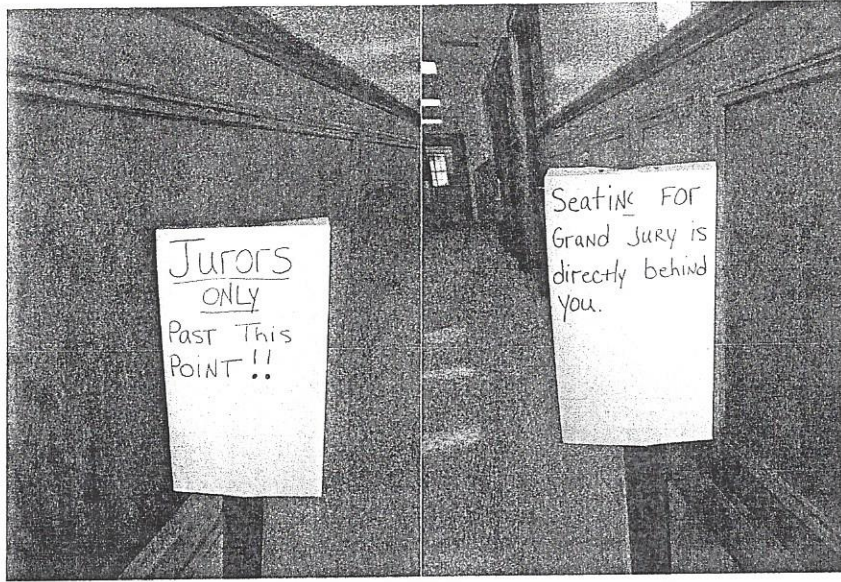
Rockholt flashed a wallet badge, told me the illegal assembly meeting that day had just illicitly Presented me on four criminal counts for harassment, aggravated perjury, stalking and extortion

Rockholt then ordered the Sheriff's deputies to place me under arrest.

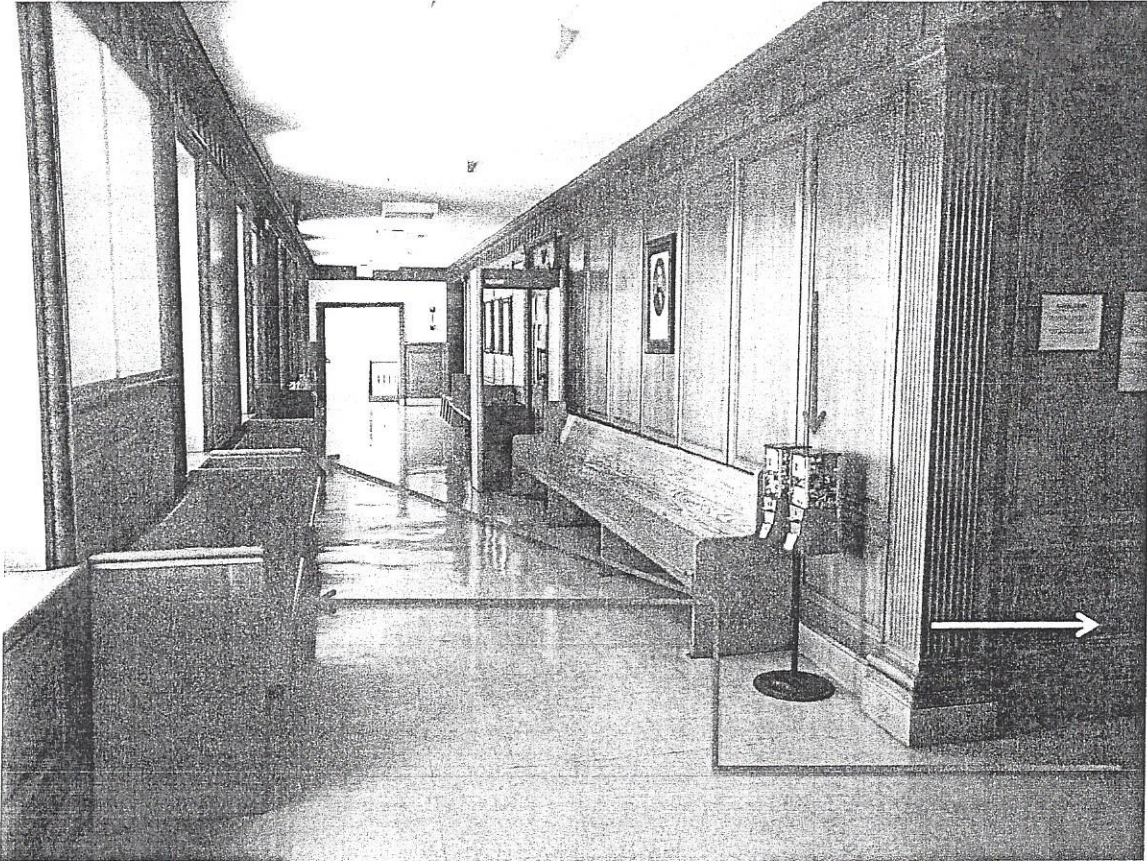
And they did.

Reedy returned Balkom back to the bullpen.

Larry Wallace was back in April.



No more benches. This is a shot of the hallway on 17 April 2014, the day before the grand jury was to meet with Larry Wallace. Use the candy machine as a reference marker.



The two benches are now sitting in front of the criminal courtroom (red arrows). They used to be in the hallway the white arrow points to (use the candy machine as a reference marker). The metal detector in the background to the right is positioned directly next to the front door of the main criminal courtroom. Farther down this hallway there is a dogleg to the right leading to the door of the General Sessions courtroom.

Wallace's first official act was to further block possible public involvement, interaction or contact with citizens coming forward to petition Reedy's Renegades.

BRACING EFFECT! TREASON & ATTAINDER UNDISTILLED!

In the inspection of the four charges profiled in this report is the model example regarding the scope and operation of organizations such as Reedy's Renegades.

Best evidence here speaks to how judges and prosecutors are running their own government.

Their government!

Not our government.

Their government: A rival government which once formally competed with our constitutional Republican government.

Their government: A rival government

Their government which now prevails in replacing our defeated constitutional Republic in an Act of TREASON!

Right now, this moment, how safe do you believe any citizen would feel should they wish to advance a legitimate request to this tyrannical government for redress of righteous grievances?

NO BETTER DEMONSTRATION

State and federal case law precedents emanating from Tennessee since 2009 standing for arrest and successful prosecution of "thought crimes," and arrest and successful prosecution for exercising what once were constitutionally protected activities in petitioning the government for redress of grievances, these precedents must not stand!

There exists no better demonstration regarding the scope and operation of a rival, treasonous government in the reckless abandon of prosecuting citizens directly absent the protection and involvement of a legitimate jury system (ATTAINDER.)

There exists no better demonstration of the destruction of our United States Constitution!

THE DUTY OF OUR CITZENERY IS CLEAR!

Here endth the lesson Beware the Fury of Patient Men!

WHAT ARE YOU PREPARED TO DO?

Born fighting,

Walter Francis Fitzpatrick III

**Walter Francis Fitzpatrick, III
United States Navy Retired**

Sworn and issued before me,

Kurt Webb

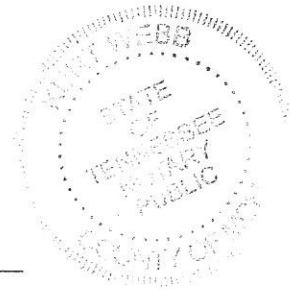
SIGNATURE

Kurt Webb

PRINTED NAME

This Tuesday morning the 8th day of July 2014

at 0917 hours local (9:17 a.m. EDT)



My commission expires: 3/5/17