

Larry Goodman, trial, day 1, Monday, 7-Jan-2019  
Larry opened declaring ~~its~~ special appearance.

Larry demanded to proceed at common-law.  
Speer categorically denied Larry's demand to proceed at common-law.

(Break for jurors preliminary selection, half hour or ~~more~~)  
Shapiro was here to prosecute. "Ryan English"  
<sup>200 LBS, 6 feet</sup> assisted Shapiro, ~~taller~~ balding man, talkative.  
Shapiro opened discussion with me. Asked if I had been staying with Larry, I evaded answering.  
Larry objected to jurors being "U.S. citizens".  
Speer, effectively, over-ruled this objection.  
Larry gave "Second Notice" of his basic objections.  
Speer told jurors to NOT be concerned about "Law", because he would tell the jurors what "Law" is.  
Deputy Sheriff <sup>MUST ASK WHY</sup> "Chris Burn", assisting Shapiro, also.  
"Reason & Common Sense", Speer affirmed, basis for "Reasonable Doubt", jurors must be "Fait & Impartial".  
(Juror Affirmation affirmed that each juror would render a "Just Verdict".)

Speer rushed past jurors "U.S. citizens" question.  
Larry raised his hand on that point, but Speer ignored him.  
Speer referred to his <sup>own</sup> comments as "comments of the Court". Speer expects this to last thru 18-January.

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Larry's Trial, Day 2, Tuesday, 8-Jan-2019

Prosecutor opened, "Young Man, Paddy, STOCKLEY", Spear assumed "Presumption of Innocence", for Larry.

PROSECUTION OPENING COMMENTS,

"Go and Grab Her", is what Larry said about lawless Judge Moore; which is alleged as "kidnapping"

P-Servants had "No Duty to Respond" & allegedly,

Ryan English FIRST WITNESS

FBI Agent, in Denver, "Sovereign Citizen Ideology"

Bachelors in History. Passed Bar in Connecticut.

"Joint Terrorism Task Force".

"Vigilantes" concern, "Marshall Spring" "inspiration", "Sheriff Mac" referenced "Marshall Marshal".

The "Von-Schlisen" investigation

& arrest was what started the

entire conflict, / ~~Defacto~~ Judge Moore,

"Doesn't have proper 'Oath of Office' to hold Ms Von-Schlisen in jail.

"Ideology"; Private Bar-Member Attorneys have an "Un-Natural Ideology".

Can we have a list of the "or Else" documents, which are alleged to be "threats".

Witness 2: Nathan Gerard Colorado State Cop,

Domestic Terrorism Task Force Fusion Center, Justice Administration + Psychology Jock.

Young Deputy Prosecutor is "Stockley"

Page 3] [11 PEn DITY oF LAW II [2019-JAN-8; yes  
Spear swears ~~the~~ witnesses under this.

NO mention of "Perjury".

NATHAN GERARD, continued.

Alleged Expert in "Sovereign Citizen Ideology",  
i.e., Charles Stewart, am an Expert in the  
"Sovereign Citizen Ideology".

"WHAT IS YOUR IDEOLOGY?", MR GERARD?

KRISTIN VAREI FBI, Denver. WITNESS 3  
"PUBLIC CORRUPTION SQUAD"

WITNESS 4: SCOTT SCHONS: FBI, DENVER  
CP ACCOUNT, MASTERS DEGREE, CYBER SQUAD.  
DENVER EVIDENCE RESPONSE TEAM. TEAM LEADER.

REVIEWS SEARCH WARRANT. LARRY'S APARTMENT.  
SEARCH TEAM HAD 5 OTHER OFFICERS. SEIZED LOTS.  
5-hour search.  
LARRY FOCUSED ON A DOCUMENT WHICH HE INFERRED  
~~described~~ described "BREACH OF COUNTY CHARTER", WHICH  
LARRY INFERRED WAS A "CRIMINAL" BREACH.

KIMBERLY MILLS, <sup>WITNESS</sup> DENVER OFFICE  
FBI, STUDIED "CRIMINAL JUSTICE"  
LEAD CASE AGENTS RYAN ENGLISH & CHRIS BURN  
WITNESS 4.

CHRIS BYRNE: <sup>WITNESS 6</sup> JEFFERSON COUNTY SHERIFF'S DEPUTY,  
PSYCHOLOGY + PSYCHIATRY / WITNESS 5,  
ASSIGNED TO FBI TASK FORCE. ASSIGNED FEDERAL LAW-ENFORCEMENT AUTHORITY,  
ASSIGNED FED LAW-ENFORCEMENT AUTHORITY,

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Byrne was Assistant on Search warrant,  
"Probable cause", required, allegedly,  
<sup>despite</sup> Judge Martinez signed warrant.

Byrne testified that Larry complained that lack of  
"Oath of Office", men occupants were committing "treason",  
Larry clarified in Video-Recording, that this  
"treason" included <sup>the People's mains</sup> "Arrest without warrants";  
Byrne said continental Marshals had  
NO LEGAL AUTHORITY, ABSOLUTELY.

"COUNTY COURTS GOT ABSORBED BY THE STATE <sup>COURT</sup> SYSTEM"

Day 3 + 2019-Jan-9; Wednesday.

Byrne being examined by Larry  
Spear reference to "Jury Control Mechanisms".  
I got in argument with Shapiro, about Rights  
to Non-Bar <sup>+ PUBLIC</sup> "Assistance of Counsel".  
"5 PURDUS LEAD Hearing".

Robin Lee <sup>Lee</sup> Copeland, <sup>witness M</sup> Law Librarian.  
Goodman was determined to find library resources  
that supported his cause", "Goodman was frequently  
frustrated + angry". Accused Larry of discussing  
"Storming the County Jail", in efforts to free Charlene  
Therefrom,

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Robin Copeland, continued:

Judge Darby directed Robin how to up-load documents to the ICROPA web-site. Large levies were alarming to Robin. "Storming the jail", in protest. Robin seemed to infer a non-violent form of "Storming the jail". Larry had been patronizing the Law Library for at least 10-years.

Ryan English - took witness stand, again.

MARSHALL SPRING, witness #8 <sup>SECURITY CONSULTANT.</sup>  
From Oregon, Marine, Explosives, <sup>MARSHAL-MARSHAL IRAQ WAR.</sup>

Graduated Hi-school 2001. Ex COP, Infiltrator.

Contacted Steven Nulty, Informant.

This Ex-COP was their first "Continental U.S. Marshal". STUPID SHITS.

The group issued a "Deluge of Documents" against corrupted occupants of public offices.

Said Charlene wanted Spring to kidnap her Ex-Husband, "ERP", FBI secret code-name.

Spring's wife committed suicide.

Audio Recording Played. Blanks no-sound sections heard.

Sounds like the recording has had sections deleted.

Spring took oath affirming he sought "truth".

Sounds like multiple conversations, spliced together.

Spring interrupted by Moore

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"Police Judge"  
"Appointed Judge"  
"Provisional Judge"

\$821,000,000.00 Lein.

\$189 MIL Malden Name "Quigley".

Judicial Districts

Kardayn Moore: Witness #; Ex District Attorney  
Governors appoint these judges. They are  
NOT Elected.

Encountered Charlene in 2011.

Charlene refused to show for jail. So, warrant was issued.

Many people appeared with Charlene.

Never before saw any "Writ of Mandamus for Ouster".

Said only two ways to re-consider a conviction.

Reconsider by same judge, or Appeal.

Allegation in writ that Moore judicially "Improperly",

Shapiro referenced "Lawfully Seated Judges".

"Often times people do not agree", "I was seated".

Shapiro: "Was there any violation of law  
in the conviction of Charlene von Schleisen".

Leins were filed on Moore's real property.

"Seated me so much, they knew where I lived".

"My daughter had anxiety", "My daughter was seated & crying".

"I was seated". Bona Fide Corporation, Debt collection Agency.

"Fidelity..." "Productive Member of Society",  
so-called.

Tried to get Charlene to be Six member jury,

Repealed statute was just re-numbered, allegedly.

Only Executive Branch can bring criminal charges.

Mens

Page 7 / 2019-Jan-10, Thursday.

Larry accused Spear of unfairly changing start date of the trial, from Jan-14 to Jan-7. Spear & Shapiro both testified that Larry was screwed-up on that point.

Larry asked ~~for the court~~ Judge Spear to allow Admission in-to Evidence the book called "The Right to Keep & Bear Arms", by Hartford Van Dyke. Larry also requested that Hartford be allowed to appear thru Phone-conference as an "Expert witness". Both requests were denied.

Larry asked if Spear was familiar with computer program "Audacity". Spear said he was not going to talk with Larry about such issues in front of the jury.

Marshal Spring appeared as opening witness. Recordings of the group made by Spring <sup>Resumed doing</sup> played. Recordings said insurance does not cover crimes committed by holders of public offices.

Ridnaping Judge Kern alleged to have been advocated by Larry, before trial. Spring went to Malheur in Oregon at direction of FBI Agent English.

Cindy Dominico, Boulder County <sup>Commissioner</sup> witness to: She relied on "County Attorneys" for all legal issues.

Spear said he was not going to "compell" the witness <sup>>to answer</sup>. Larry asked why no <sup>reasonable</sup> opportunity was allowed for the constituents of the county to explain the full merits of their concerns.

Page 8 / 2019-January-10, Thursday.

DeFacto

Sheriff Joseph Pelly; witness 11;

Spoke about "Sovereign Sheriff's Movement";

Pelly says the only way to bring "Criminal Complaints", is thru the prosecutor's office.

"Fidelity Information Corporation";

Larry pursued "Habeas Corpus" issue <sup>for Charlene</sup>.

Larry followed about the jail being cold, & failing to provide reasonable care for prisoners.

Larry raised issue of death of "Stephanie Anderson".

Pelly had a discussion with <sup>supporters of</sup> "Sheriff Mack".

Pelly said he makes himself available to meet with constituents "By Appointment".

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Alfred Harrell, Denver county judge  
witness 12

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RAYNA BAYAS, DEPUTY DISTRICT ATTNY, Boulder County

witness 13, from Los-Angeles, Human Rights trafficking

Allegedly Charlene Refused to appear in <sup>Activist</sup> court.

the court, when she was summoned. Bayas was prosecuting

Charlene. Bayas viewed activists documents as

"Vile Threats"; said private-citizens do NOT

have authority to prosecute Criminal-Complaints;

Bayas alleged that there was a real "violation" in their criminal prosecution of Charlene.

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Boyd's said common people have no law & right to prosecute their own criminal complaints. Right to prosecute, audibly prompted Larry to ask, "Why?" Shapiro interrupted by asking Spear to prohibit me from so helping Larry.

Rayna Boyd's, continued.

Charlene's "victim" was alleged by Boyd's, to be Charlene's "son".

Shapiro affirmed no record of court proceedings. Spear affirmed that.

Katherine Kirk, witness 14, Beth McCann's Deputy, Denver District Attorney, Deputy.

Spear said "law" is so voluminous as to be incomprehensible. Kirk said common people do NOT have the right to prosecute their own criminal-complaints.

Larry pressed this issue nicely.

Spear objected to Larry pressing this "issue of law".

Patrick Firman, Denver County Sheriff, witness 15, no patrol functions exercised by Denver Sheriff's Dept. just in coordination.

City Police handle patrolling, interesting!

Sent Patriot documents to ~~city~~ Attorney, <sup>Jurisdiction</sup>.

Said he was "NOT sure" of the legal significance of the Patriot Documents that were sent to him.

Troutman Lowen, <sup>woman</sup> Attorney, Assistant Denver City Attorney, witness 16, researched validity of liens, characterized Patriot efforts as "lawful prey".

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Spear freaked because many jurors were traumatized by me + Brian looking at the jurors.

Spear affirmed this court was trying to operate as an "Open" + "Public" court

(Woman) Troutman, witness 16, testimony continued.  
Larry opened in cross-examining  
Troutman said the "liens have been found  
invalid by the Court".

These jurors have become retarded + mind-controlled  
in their otherwise natural ability to comprehend  
("Natural Law").

Troutman said the patriots' "Criminal Complaints"  
were "NOT VALID". Larry pressed Troutman  
about why she alleged Hartford's Notes were "counterfeits".  
A Denver Judge summarily declared that Hartford's  
notes were "NOT VALID".

Spear inferred that Larry was being  
"Wasteful of the Jury's time".

Larry pressed her good on normal "checks" are invalid,  
so why is Hartford's NOTES any less "Valid".

Troutman admitted providing an affidavit that  
Hartford's liens or NOTES were "SPURIOUS".