

FBI AGENT English, returned as a witness.

English inferred that patriots were not forming "Real Grand Juries".

Kimberly Kern, De Facto Judge in Pueblo County.

Witness 17. She admitted she had failed to properly file her judicial "Oath of Office".

She wanted Mr Marshall to be "Reasonable".

Mr Marshall apparently organized quite a protest in the courtroom of Kern, over a Family Rights Issue.

Kern said common process allows single judges to declare liens to be "spurious".

"Heightened Security", "we are afraid".

Why don't you TRY TO TALK with these people?

Why don't you TRY TO REASON with them?

She also whined about none of Kern's victims filing any "Appeal" of her corrupted judicial rulings.

Larry asked Kern "Michael Marshall Williams"?

Debra **E**Yler: witness 18. ^{De Facto} Chief Judge 10th Judicial District.

Refused to reply to complaint documents.

Can you Explain "Why" it is in the "Public Interest" for the common people to be prohibited from filing + prosecuting "Criminal complaints" in the courts of this state.

Larry says "OK" way too often, in response to words
from Criminal Defectors.

Eyer testimony, continued:

Doctrine of Acquiescence,

Eyer Refused to Respond because she believed the
complaint documents were "Invalid".

FBI AGENT ENGLISH submitted testimony, again.

English testified for admission of many documents.

ALL "OUT OF ORDER". Improper Foundation

JAMES PERROCK, Attorney - Local Government Specialist.

GILPIN COUNTY ATTORNEY, APPOINTED. } Told others

WITNESS 19.1 to ignore Patriot Notices.

Accused documents of being "Bogus", + "Jibberish".

Sent letter to woman saying treasurer Hoffman

should ignore these documents. "Mumbo-Jumbo".

Whined about his letter being shared with complaining
parties.

Recognized "Cusip Numbers"

Whined because Patriots subpoenaed Perrock's Law School
Records.

Admitted Larry claimed his home was NOT

subject to "Gilpin County Property Tax". "Closure".
wanted

Patriot Documents were causing him serious Frustration;

"County Commissioners Business was becoming seriously
obstructed."

Kirk M. Taylor, Pueblo County Sheriff, Ex Deputy ^{District Attorney}

Witness 20. Said local Judges were very "Fearful".

Said "Colorado Superior Court" did "NOT Exist".

Shapiro whined about Taylor's "Reputation", + Taylor Agreed.

Taylor whined about the Liens filed against him.

Larry asked Taylor about his Oath + Bond, + "CTSI".

County Commissioners contract with CTSI for ^{County} Insurance.

Jeffrey Chostner, District Attorney, Pueblo County.

Witness 21. Ex Air Force. Military Lawyer, ^{Ex Military Advocate General,}

Whined about Liens applied against him.

Group was attempting to remove him from office.

FBI Agent English again submitted testimony.

"American Bar Association" is just a "Private Club".

English admitted this. English is a ^{CONNECTICUT} STATE BAR ATTORNEY.

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we missed the Monday court trial date,
because Larry was ill, + he had checked-in
to Hospital Emergency-care.

"Deputy Haney" is present this morning.

Haney appeared at Larry's Apartment ^{Monday,} yesterday
in attempts to arrest Larry, under the warrant
that Spear had ^{then} issued for Larry's arrest.

"Shay Haney", Adams County, ^{Joint} Terrorism Task Force.

Spear's clerk tried to call Larry, but Larry did
not answer, + Larry had no working message system.
Spear said Larry's ankle tracker contradicted
my words to Haney.

(What is Shapiro's Ideology?)

When Jury is Excluded, there is no "Trial".

David Cozzett; witness 21

"Vindictive" is what the group devolved to, said Cozzett.

"Plea Agreement"; "Vindicta", about "Gaming Industry".

Believed he did not receive "Fair Trial".

Involved in "Ruckus in the Court", Dan Ash of NLA

said to avoid Liens, Goodman was knowledgeable.

Spoke with hi-pitched voice. Cozzett had disagreements

with Goodman. Met in Larry's home about 40-times.

David Cofelt, testimony, continued.
 Hoped to accomplish "Retaliation". Shapiro directed
 Cofelt to discuss Charlene's case. Both sides
 accused each other of playing "Mumbo Jumbo".
 Accused Goodman of seeking "Vindetta" against
 "Public Servants". Larry raised "US v Williams".
 Shapiro objected because of Spears previous approval of
 "Motion in Limine".

The court Speer is running really is NOT a "Court of Law".
 The only response the group got was from an office-
 holder in Gilpin County. "Selective Prosecution".
 "Van Dyke's credibility", Shapiro moved to question
 this, as the result of Larry referencing of HRTSord
 to Cofelt, 18 USC 371, ^{+ manufacturing} Fictitious obligation.
 Judgement affirmed by 9th circuit.

Keith Heavilin; witness 22, Ex ARMY Intelligence
 Transportation Security, Computer Security, Northrop,
 Boulder Deputy Sheriff, Infiltrator of group.
 Group knew his military background. ^{has had} TOP SECRET Clearance.
 Stupid group invited this subversive to assume the
 role of a "Grand Jury Administrator".
 Special Forces
 Washington State
 SWAT Team
 Security Specialist

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Keith Heavilin, testimony, continued.

Met weekly at Goodman's home, over 4-months.

Larry's sentences were "disjointed".

(Lunch Break) Heavilin said the group was "Vindictive". Instead of countering Heavilin's accusation ^{the group} was "Vindictive", Larry shifted subjects to challenging the "Military Oath" of Heavilin, + the "Public Office Oath" of various holders of Public-Offices. Spear sustained Shapiro's objections that criticizing such oaths as that of the State Treasurer are "Irrelevant".

Larry nicely confronted Heavilin about "Slavery" + "Peonage", as opposed to "Sovereignty". Larry says "OK", in response to corrupted rulings from Spear, way too often. Spear said Larry could "Not Engage in conversation with the witness", Larry asked Heavilin if he voted for Trump.

Larry nicely confronted Heavilin about his signing ^{representing he was} documents with the group, when he was really on a ^{secret} mission to destroy the group. Shapiro drew out that Heavilin was told only to "Not Lie to the FBI".

J. Eric Ellis, Judge, 2nd Judicial District
Witness 23, Denver, claims a "General Jurisdiction".
Took a case alleging "Spurious Lien".

Determined Lien to be "Spurious", by him-self,
without a Jury. Accused Nalty's Lien against him
to be "Gibberish", Larry Nicely pressed Ellis on
the "Necessary Elements of Liens".

"There was no contract", Ellis said

" oath of office is not a contract", Ellis said

Spear Ruled: "The Court has Jurisdiction, at this point".
In response to Larry pressing Ellis. SPIPO Interfered.

ELLIS Responded "There is nothing to respond to",
After Larry pressed him about "Admitting by
Default" + "Silence is Acquiescence".

David John Rogers Boulder Sheriff's Office
Crime Analyst. testified about video + audio recordings

Stanley L. Garnett, Ex Deputy Denver D.A.

Witness 24; Boulder County District Attorney

Charlene's case was prosecuted under him.

Charlene's case drew lots of attention in + around ^{his office,}

Deputy Prosecutor Bids was stressed.

"Threats" against Bids were "weird" + "Angry".

People put a lot of time + energy in the documents served.

"It was not clear what the problem was" ^{from the documents}

"Distress on Bond", what-ever the heck that is."

He denied "Using Law Enforcement of Mercenary Army".

Said he has "No idea what a 'De-Jure Court' is."

"They were trying to get me to do something to de-rail the prosecution of Charlene."

Have asked if they tried to 'iron things out' with the protestors group. Garnett said he never tried to 'iron things out'.

Garnett said Charlene "got & in trial", twice!

Said Charlene got "Due Process of Law".

"Oath to people is not 'creditor/debtor relationship'."

Garnett said he did not read most documents like this because it is a drudge + nonsense + gibberish. Said documents are "Immaginary".

~~CHRIST~~ TESTIMONY

CHRIST BYRNE, testified again.

Video - ^{+ Audio} CONFRONTATION, Boulder County Sheriff's ^{Office.}
PATRIOTS confronted them. - would be good to get
COPY of that Video + Audio.

"HABER'S CORPUS" demanded, Burns, Dycott, ^{+ Byfield}
8-people total, Patriot Protestors Against ^{Corruption,}
Said those people did NOT HAVE lawful
Authority or standing to HABER-CORPUS Demand
the body of Charlene. Said it was to be thru
A "Legitimate Court."

When Larry pressed, Byrne said he is
"NOT A Lawyer". + that Charlene had been sentenced
to jail by a lawful Court of Record.

Spoke effectively: "Writs can only be issued
by competent Court of Record"

Spoke: You ^{Jurors} need to hold off on deliberations till
I tell you it is ok,

UP coming, Larry's testimony. / Bond on Release,
"NOBILES" in Larry's Lungs. Larry Allegedly Violated.