

CV-11-404-EFS
#12-35206

Appenhas to Impeach

MOLLY C. DOWNEY, CLERK
U.S. COURT OF APPEALS

JUDGE SHEA

MAY 10 2012

5.3.2012

FILED _____
DOCKETED _____
DATE _____
INITIAL _____

Bitch I THE FEMALE OF THE DOG WHEN SHE IS IN HEAT AND HAS NO MALE TO "PROVIDE RELATIONS" SHE WILL DRAG HER ASS/BUTT ACROSS THE COURSE GROUND TO CAUSE THE ABRESSIVE GROUND TO STIMULATE

THIS IS WHAT YOU ARE JUDGE SHEA AND YOU OF ELECTRONIC Prying EYES! Cowardly Bitches!

THE DEVICES OF ELECTRONIC SURVEILLANCE ARE CEMENTED IN GOVERNMENT. THE TORTURE THAT I AM NOW MALICIOUSLY AND CORRUPTIVELY FORCED TO BE A UNVOLUNTARY VICTIM TO IS WITHIN YOUR ABILITIES TO DISCOVER YET YOU DISMISSED MY COMPLAINT, WHY.

FIRST OFF JUDGE SHEA YOU ARE A RESIDENT AND LOCAL TAX PAYER IN WASHINGTON STATE, SECOND YOU ARE A COLLEAGUE TO MANY OF THOSE WHO ARE OFFICIALLY RESPONSIBLE.

IT IS WITHIN COMMON SENSE THAT THIS ACTION EVEN THOUGH CORRUPTIVELY SUPPRESSED BY COLLEAGUES AND YOURSELF WILL EVENTUALLY BE PUBLICLY HEARD, I SWEAR UPON MY VERY LIFE YOU BITCH ASS COWARD YOUR TREASON WILL BE MY TREASURE BECAUSE I DO INTEND TO PETITION EVERY LAST GOVERNMENT BRANCH AND AGLOR UNTIL I GET THIS ELECTRONIC SYSTEM BASED DEVICES AND APPARATUSES DISCLOSED TO SOCIETY AND THUS TO A COURT THAT DOESN'T COME IN TO PRIVATE PRESSURE FROM COLLEAGUES OR YOUR SELF INTERESTED PRIDE THAT NEEDS STIMULATED COCKING

RECEIVED
MAY 07 2012

SHEA CLERK, U.S. DISTRICT COURT
SPOKANE WASHINGTON

BECAUSE YOU CAN'T BE A NOBEL SERVANT TO MEN AND WOMEN WHO BLINDLY DEPEND ON PEOPLE LIKE YOU TO SET THE EXAMPLE NOT THREATEN THEM TO 'STAND DOWN' BECAUSE YOURSELF AND THIS COURT ARE COURAGEOUS DICKIES STIMULATED IN EXTERNAL ACCEPTANCE AND PROFIT TO YOUR HIGHEST ORDER.

I, NEIL ADAMS MCGINNIS DO DECLARE ACTS DEFINED AS "TERRORISM" 18 U.S.C. SEC 2331, SEC 2332a. (a)(2)(A)(B)(3) ARE KNOWN AND IMPROPERLY SHIELDED BY THIS COURT.

FEDERAL CRIME OF TERRORISM, 18 U.S.C. SEC 2332b (5)(A) ARE CALCULATED AND/OR SCHEMED (LOOK TO SET LONG RETALIATION) TO VIGOROUSLY, MALICIOUSLY, VINDICTIVELY RETALIATE AGAINST GOVERNMENT CONDUCT, 1030 (a)(1), 1030 (c)(4)(A)(1)(II) THROUGH (VI), 1361, 1362, 2155, 2332g, 2332h, 2339, 2339A, 2339B, 2339D, 2340A

THAT YOUR RULING IS "PURPOSEFULLY CONDUCTED UNDER BAD FAITH INTENT", SIGNING UNDER "SOVEREIGN IMMUNITY" PROTECTED TO CORRUPTIVELY AND ILLEGALLY DEPEND ON THE CORRUPTED AND DECEITFUL SCHEMING OF WASHINGTON STATE ATTORNEY GENERAL'S OFFICE AND THIS COURT'S JURISDICTIONAL AUTHORITY, TO "GET YOU OUT OF HIS MESS", OF WHICH ALL DEFENDANTS AND PARTIES THEREOF CONTINUE TO OFFICIALLY COMPLICITHEAD ALL ELEMENTS AND ISSUES OF LAW THAT IS APPEALED AND COMPLAINED OF, IS A HORRIFIC INDICATION OF JUDICIAL VINDICTIVENESS AND PARTISANSHIP THAT NOW IS OUR UNDOING AND SHAME.

I DEPENDED ON YOUR GOOD FAITH HONOR JUDGE SHEA, I HAVE CONTINUED THROUGH 6 YEARS OF HOSTILE ADVISE MALICIOUSNESS AND VINDICTIVE RETALIATORY
SHEA

PROSECUTION UPON A HONOR AND INTEGRITY
THAT IS NO LONGER A CHERISHED PREREQUISITE TO
HOLDING AN ESTEEMED POSITION OF JUDGESHIP, TO
PROTECT MY RIGHTS TO REDRESS, AND CONSTITUTIONALLY
FOUGHT FOR BY MEN AND WOMAN WHO HAVE DIED
NECESSARILY IN YOUR FAILURE (DELIBERATELY AND INTEN-
TIONALLY, IS YOUR INTENT WHICH IS CLEAR AND HORRIFI-
CALLY OBVIOUS EVEN IF UNTIL JUDGEMENT DAY ALL THIS IS
COVERED UP IN COVERT, CONCEALING MALFEASANCE.

JUST FOR OPENING CONSCIOUSNESS TO
ALL PARTIES AND OF FILING AN OFFICIAL RECORD:

I AM, NEIL ADAMS MCGINNIS, BORN, AUGUST 1, 1964
SOCIAL SECURITY NUMBER, 042-56-1882

I AM BEING VICIOUSLY TORTURED UNDER AN
INTENTIONAL GOVERNMENT ACTORS UNDERSTANDING
AND VIGILANT AWARENESS

THAT THE CIVIL CASE 2:11-CV-00048 ^{ONE}ERS, UNDER
THE JURISDICTION OF THE UNITED STATES DISTRICT COURT OF
EASTERN WASHINGTON, OF WHICH WAS MOST CLEARLY CORRUPTLY
DISMISSED, IS A LEADING INDICATION OF THE RECKLESS NEGLIGENCE
-TAKEN BY OUR REPRESENTATIVES WHO WE THE PEOPLE DEPEND
UPON TO HAVE THE HONOR TO BE FAIR AND IMPARTIAL WITH
A COGNITIVE STRENGTH TO RENDER JUSTICE EVEN IN
LIGHT OF COLLEAGUES AND OTHERS MALICIOUSNESS AND
PURPOSEFUL EVIL INTENT TO MISREPRESENT DEMOCRACY
AND FIRST OBLIGATION.

MY PURPOSE AND INTENT TO CALLING YOU
A BITCH IS AND CAN'T BE LOST TO MY READER WHO
STRA

Honestly and truthfully knows this petitioner's
inner truthful intentions and endeavors.

Ching and quoting the words all you know
far better than me is useless.

- 1 TORTURE IS BANNED BY Geneva Convention, 12
- 2 U.S.C. 3241-3242 accordingly terms A DESPOTIC PLEADING
- 3 BY A HUMAN BEING

LINES 1, 2, 3 vs Corrupted Context

Common Sense, Duty to First Obligation, SHOULD I
ELIASOATE MOVE INTO GOOD FAITH INTENTIONS?

Any Filing of A United States citizen to any Court
of the United States relating to anything of this nature
SHALL BE INVESTIGATED BY NINETEEN PUBLIC SERVICANTS WHO

WON'T COURAGEOUSLY BITCH WHEN IT'S THEIR DUTY TO UPHOLD
MY FREEDOM, LIBERTY DEMOCRACY - I WILL FIND THEM SO
HELP ME GREAT GRANDFATHER ELIASHADI!

FOR THE SICE OF DUC DILIGENT RELIEF/REMEDY IS
HEREBY REQUESTED AS DECIDED APPROPRIATE UNDER CONSTITUTION
OF COMMANDS and NECESSITIES.

Respectfully,
Neil McGinnis

CC: THE Prying EYES WHO ALWAYS

WATCH ME - 5-3-2012 N.M.

DATED THIS 3RD DAY MAY 2012

1. SHOULDER BLADE TARGETING, Pain infliction 7 to 9
2. 9th Circuit Court of Appeals and US Attorney General Letter mailed under Jailer Kelly: WHH - Sgt Hong shirt
4. Approx 1:00pm 5-1-2012
5. Lower Extremity Prodding, Intenifus, Woman Serrano
MUCH OF LUNCH-TIME THE EXCESSIVE USE OF FORCE MEAT 7 to 8
I believe this to be Sgt PARKER'S, Long Day-time Supervisory
8. Mail Courier is Jailer Kul
9. KELLY EXCUSED Prying Eyes EVIDENCE GOES TO CONSPIRACY
CONSPIRATORS. 363 US 391, 402, 71 S.Ct. 963. 972, 1 L Ed 2d 931 (1951)
11. U.S. vs. LEEFVOR 798 F.2d 977
12. MISLEADING IMPRESSION BY LOWER COURTS TO KEEP
SECRET 13. THE CO-CONSPIRATORS JUDICIAL MALFEASANCE and Vindictive
Prosecution covering up their in order to escape detection
and punishment - EXAMPLE: 3:45 pm 5-1-2012 I am undergo-
ing A PROCESS. THIS PROCESS and Procedure is formed and admin-
istered through the Prosecutor TEAM assembled through John
McGinnis, OZZIE KIENKIH, Steve Tucker, Mayor of Spokane, Police Chief
D. EA and Federal Agents.
20. THE Police Action entails the sodomizing and/or sexual
Assaults through the Electronic Computer System that DEFENDANTS

1. DUE PROCESS OF LAWS FOR 6 YEARS BECAUSE DO SOMETHING PROPER AND GOOD AND THE CIA JUDGES WOULD THROW SALT ON MY WOUNDS PROTECTING AN ATTORNEY GENERAL AND FEDERAL AGENTS AND JAILORS BECAUSE THEIR "PARTNERS NOW IN TIME"

7. 1. SURVEILLANCE BY COPS ENTAILS CONVENTIONAL METHODS OF MAKING OF THE OFFICIAL RECORD
9. THIS ALONE BEGINS THEIR FEAR ELEMENT DUE WHEN I DO FIND A HONORABLE PATRIOT IN WHOM SELF-RESPECTS FIRST OBLIGATION THIS IS USC 2381 FANZ WILL OPEN A "CAN OF WHIP ASS" SO RIGHTHOUSLY CASE LAW WILL NEED TO BE REWRITTEN, REEXAMINED AND NEWLY EVALUATED

15. SO JUDGE SHEA AND THE EASTERN WASHINGTON UNITED STATES DISTRICT COURT PERSONNEL CAN FOR A TIME WIPE THEIR BROWS, BUT EVENTUALLY "EVERY DOG HAS HIS DAY"

19. LIKE THE PEOPLE WERE FORMED AND UNITED UNDER AN ADVISE MONARCHY, SADDAM WAS TRIED FOR BEING A DICTATOR, HOW MUCH SO CORRUPT JAILORS AND COPS?

MAY 2, 2012

Continuation Page: United States District Court of Eastern Washington

1. GAINING THE "SEPERATION" FROM THE CONSTANT "blanketing effect" THIS technology FORCES ON MY PERSON. IS

3. THEIR SOUND BITS ARE OVERLY EXCESSIVE IN DELIVERING EXTENSIVELY OVERWHELMING MULTI OPTIONS OF WORDS, PHRASES, SENTENCES

5. 3RD SHIFT PAIN THRESHOLD 5 2 2012

6. THIS MORNING, IT NOW BEING SOMEWHERE BETWEEN 12:00AM

AND 3:00AM. OUTSIDE IS STILL DARK WITH NO "lighter indications"

GIVING EVIDENCE SURPRISE IS CLOSE. INFLECTIONS OF PAIN @

9. FACE, all around HEAD, NOSE, EYES, EARS ESPECIALLY

10. NERVE ENDING AND EAR TARGETING,

EYES, EARS, WRISTS, NECK, BACK - THE ELECTRONIC STORED INFORMATION WILL COLLABORATE THIS TESTIMONY [DEJA VU - WATER CONTROL]

13. My muscles ARE JUMPING, NERVE ENDINGS ARE IN EXCRUCIATING PAIN and ears twisting (ED) JUMPING, LIKEN WHEN YOU WORK-OUT TO MUCH. My EARS ARE FEELING THE PHYSICS EFFECT LIKEN TO A HARD PRESSING, FORCING A WAVE AGAINST MY EARS

17. I HAVE PUT "EAR PLUGS IN TO BUFFER PHYSICS EFFECTS

LEG, RIGHT - PHYSICS EFFECT AS "STUCK" WAS TARGETED TO LEG] AS MUCH AS THIS

ASSIST OR FILTERS SOME OF THE WAVE RESIDUAL (RESIDUA) ALL JAILORS

MEDICAL 20. Corresponding Agents NEED TO DO IS tighter calibrate THE DEVICES

21.

"THESE MATTERS INVOLVING THE MOST INTIMATE AND PERSONAL CHOICES A PERSON MAY MAKE IN A LIFETIME, CHOICES CENTRAL TO PERSONAL DIGNITY AND AUTONOMY ARE CENTRAL TO THE LIBERTY PROTECTED BY THE 14TH AMENDMENT. AT THE HEART OF LIBERTY IS THE RIGHT TO DEFINE ONE'S OWN... ABOUT THESE MATTERS COULD NOT DEFINE THE ATTRIBUTES OF PERSONHOOD WHERE THEY FORMED UNDER COMPELSION OF THE STATE". SCE Justice Kennedy

DECLARATION OF SERVICE AND FILING BY AN INMATE
CONFINED IN THE SPOKANE COUNTY JAIL
W 1100 MALLON
SPOKANE, WASHINGTON, 99260

I, NEIL ADAMS MCGINNIS, declare that on 3RD of MAY 2012, I deposited the foregoing document(s), or a copy thereof, in the internal mail system of the SPOKANE COUNTY JAIL and made arrangements for postage, addressed to:

Name & Address of Court or Other Place of Filing:

Documents:

US DISTRICT COURT EASTERN WASHINGTON

PLEADINGS RELIEF

FROM CORRUPTED JUDGE

Name & Address of Parties or Attorneys to be served:

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated At Spokane, Washington on this 3RD day of MAY, 2012.

Signature

Neil McGinnis

¹ Washington Court Rule GR 3.1 2012.