

UNITED STATES DISTRICT COURT  
THE DISTRICT OF COLUMBIA

*Leave to file  
Sweet  
RJR  
8/21/14*

David Andrew Christenson  
PLAINTIFF

CIVIL DOCKET NO. 13-0881,  
13-0851 & 14-0092 RJL

v.

SECTION: Judge Richard J. Leon

UNITED STATES OF AMERICA  
DEFENDANT

COMPLAINT/CLASS ACTION

NOTICE OF APPEAL

(Based on court docket as there is no written order.)

07/30/2014 MINUTE ORDER denying (4) Motion to Join and/or Motion to Intervene by DAVID ANDREW CHRISTENSON. It is hereby ORDERED that the motion is DENIED. Signed by Judge Richard J. Leon on 7/30/2014. (lcrjl1, ) (Entered: 07/30/2014)

A Notice of Appeal has also been filed in the following cases:  
CIVIL DOCKET NO. 14-262-RJL, 13-851-RJL & 11-2214-RCL District Court for the District of Columbia.

The denial of this motion and the procedure used to deny the motion is proof of the Systemic Criminal Judicial Misconduct that is rampant throughout the United States and the Federal Judiciary. The actions of the court clearly violate my and the American People's Constitutional Rights and First Amendment Rights to "and to petition the Government for a redress of grievances."

Is the court even aware of how it has been manipulated by the Executive Branch and the Department of Justice? The Department of Justice has used the Federal Desensitizing Propaganda Machine to manipulate the Federal Judiciary in an extremely successful manner.

EXHIBITS

I am a Federal Whistleblower who was illegally classified as a terrorist in 2010 by the Department of Justice. The criminal conduct of the Department of Justice was designed to silence me and to perpetuate the cover-up of the release of the Katrina Virus, the murdering of Americans by the US Military during Hurricane Katrina and the Genocide of the American People.

These criminal activities by the Executive Branch have intentionally tainted the Federal Judiciary. Here is the proof.

The Exhibits have been filed:

With the 5th Circuit Court of Appeals in the Danziger appeal/case, 13-31078. (A copy from Pacer has been attached.) One Time Motion To Intervene/Memorandum/Open Letter.

With the District Court for the Eastern District of Louisiana in the:

Nagin case 13-cr-11, (A copy from Pacer has been attached) One Time Motion To Intervene/Memorandum/Open Letter. Also, a Notice of Appeal has been attached for documentation purposes. The Notice of Appeal has been mailed but not yet filed with the Court/Pacer.


RECEIVED  
Mail Room  
AUG - 7 2014  
Angela D. Casar, Clerk of Court  
District Court, District of Columbia

Danziger case, 10-cr-204, (A copy from Pacer has been attached.) One Time Motion To Intervene/Memorandum/Open Letter.

Glover case, 10-cr-154. The One Time Motion To Intervene/Memorandum/Open Letter has been mailed but not yet filed with the Court/Pacer.

The three cases represent the conviction of Mayor Ray Nagin and the two biggest Civil Rights cases of the last thirty years in the Danziger and Glover cases.

Sincerely filed,  
In Proper Person and Pro Se,



David Andrew Christenson  
Box 9063  
Miramar Beach, Fl. 32550  
504-715-3086  
davidandrewchristenson@hotmail.com

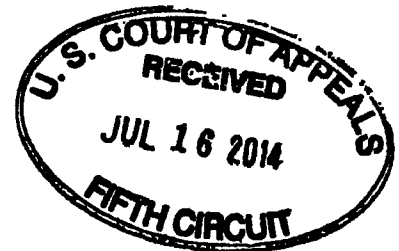
CERTIFICATE OF SERVICE

I hereby certify that on August 4th, 2014 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail and Pacer notification.



---

David Andrew Christenson



UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff/Appellant,

v.

Case No. 13-31078

KENNETH BOWEN, et al.,

Defendants/Appellees.

ONE TIME MOTION TO INTERVEN/MEMORANDUM/OPEN LETTER

Please read the following. If I was a factor in way than the defendant(s) did not receive a fair trial. You were tainted, the jury was tainted, the defendant(s) were tainted and the defense attorneys were tainted. The DOJ labeled me as a terrorist to scare all Americans.

2nd appealable issue In Nagin/Danziger. The DOJ informed the Federal Judiciary that I was a terrorist.

<http://youtu.be/sLw7exl5pWU>

The DOJ illegally declared me to be a terrorist in 2010 for propaganda purposes. This was done to discredit me, deny me and the American people our First Amendment Rights and to cover up the release of the Katrina Virus and the murdering of Americans by the US Military. By declaring me to be a terrorist the DOJ did not have to seek search warrants and could keep me under surveillance. Remember that I was arrested on a Louisiana Warrant by an FBI SWAT team and that I was represented in court by US Attorney Billy Gibbens as my defense attorney.

The DOJ conducted a smear campaign against me. The smear campaign was done intentionally, maliciously and egregiously. I am not a terrorist. I am a Federal Whistleblower. I was falsely arrested and on several occasions the DOJ attempted to murder me. They placed me in isolation for 11 days and medicated me against my will in hopes that I would commit suicide. I was never charged with a crime. A court appointed psychiatrist declared that I was not mentally ill and that I suffered from anxiety because of what had been done to me by the DOJ. The psychiatrist stated that he had never seen such an abuse by the Justice system and that he was extremely angry.

The DOJ informed the Supreme Court and the Federal Judiciary that I was crazy and that I was a terrorist. This tainted the Judges opinion of me. The DOJ knew that this was a lie.

The DOJ informed the Supreme Court and the Federal Judiciary that the Katrina Virus was not real and that it had not been released during Hurricane Katrina. That no chemical warfare contaminates had been released. The DOJ knew that this was a lie.

The DOJ informed the Supreme Court and the Federal Judiciary that the US Military did not murder Americans during Hurricane Katrina. The DOJ knew that this was a lie.

The propaganda that was given to the press was slanderous and libelous. The DOJ lied to the world.

Why is this appealable?

The Supreme Court and the Federal Judiciary believed that I was crazy and that I was a terrorist because they trusted the DOJ. This tainted them and swayed their opinions. The propaganda was so good that

the Supreme Court and the Federal Judiciary became proactive against me. Any defense attorney that attempted to inject me into their defense was threatened by the Supreme Court and the Federal Judiciary. Defense attorneys were told that they would be sanctioned and found in contempt if they used my information. The propaganda was so good that the defense attorneys believed the DOJ as well for a period of time. This criminal act denied all of the defendants of a fair trial.

I was not allowed to be called as a witness for the defense. I would have testified in all of the cases, especially the Nagin and Danziger cases. All of the defendants would have been found innocent. They were innocent.

None of the defendants received a fair trial because of the bias of the Supreme Court and the Federal Judiciary.

The jury pools were tainted. The judges were tainted. The defense attorneys were tainted.

Declaring me to be a terrorist was all it took. This lie is illegal under the Constitution and the 1st Amendment. I have a Constitutional Right to speak the truth.

Federal Judges in New Orleans were assigned US Marshals for protection. Briefings were given. My picture was posted everywhere. I was denied access to the Federal Courthouse and informed that if I tried to enter to file lawsuits or court pleadings that I would be arrested. THE DOJ SCARED THE HELL OUT OF THE FEDERAL JUDGES AND THE DEFENSE ATTORNEYS.

V661 I am the appealable issue in the Nagin conviction/appeal. BRILLIANT!!! The Katrina Virus is real.

<http://youtu.be/OXNnkDXxFAI>

Here is how they censored me in the Nagin & Danziger cases and the cover up of the Katrina Virus.

<http://youtu.be/Dym43ArhVo8>

The government illegally attacked me. They falsely arrested me and I was never charged with a crime. This was done to cover up the release of the Katrina Virus and the murdering of Americans by the US Military.

[www.persimmonpublishingus.com](http://www.persimmonpublishingus.com)

Go to the Documents tab. The site is very slow. Double click. The FBI monitors the site and crashes it all the time.

<http://www.persimmonpublishingus.com/Documents.html>

Bail Order And Conditions Of Bail. ILLEGAL!!! (I am sorry for the document being marked up.)

<http://www.persimmonpublishingus.com/uploads/zzBallBondMarkedUp.pdf>

Non-Domestic Stay Away Order. ILLEGAL!!! (I am sorry for the document being marked up.)

<http://www.persimmonpublishingus.com/uploads/zzNonDomesticMarkedUp.pdf>

Sincerely Filed,  
In Proper Person,



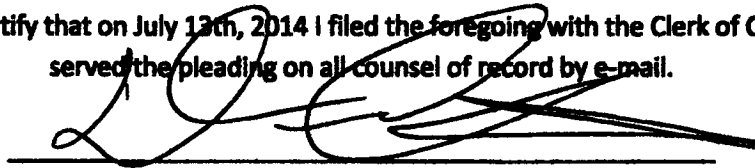
David Andrew Christenson  
Box 9063  
Miramar Beach, Fl. 32550

504-715-3086

davidandrewchristenson@hotmail.com

**CERTIFICATE OF SERVICE**

I hereby certify that on July 13th, 2014 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.

A handwritten signature in black ink, appearing to read "David Andrew Christenson", is written over a horizontal line. The signature is somewhat stylized and overlaps the line.

**David Andrew Christenson**

# EXHIBIT

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

\*

CRIMINAL DOCKET NO. 13-011

v.

\*

SECTION: "C"(5)

C. RAY NAGIN

\*

a/k/a "Mayor Nagin"

\* \* \*

## NOTICE OF APPEAL

The Order denying my Motion is fraught with Constitutional mistakes. The Order denies me my First Amendment Rights and in turn denies the American people their Constitutional Rights. This censorship is far worse than what occurred in Nazi Germany. The end result is Genocide of the American People via Systemic Criminal Judicial Misconduct. The last portion of the First Amendment states: "and to petition the Government for a redress of grievances." I am petitioning (informing) the Government (Federal Judiciary) on behalf of me and the American People that the Katrina Virus was released and that the US Military murdered Americans during Hurricane Katrina. The cover-up of the "Crimes Against Humanity" has involved an unprecedented Propaganda Campaign by the Federal Government. This criminal campaign includes the murder of Federal Whistleblowers. At best the Federal Judiciary has been tainted and at worst the Federal Judiciary has conspired with the Federal Government in covering up the truth with the end result being the Genocide of the American People. The defendant(s) in this case did not receive a fair trial because of a tainted Judge/Judiciary. In conclusion: What is the Judiciary so afraid of?

I am but one American. Here is the documented, factual and verifiable proof that the Federal Government has not only tried to silence me but they have made an effort to assassinate me in the same fashion as they did fellow Federal Whistleblower Coast Guard Commander William Goetzee.

## EXHIBITS

I was arrested on March 15<sup>th</sup>, 2011 by a FBI SWAT Team with shoot to kill orders. The arrest was made using a Louisiana warrant and not a Federal warrant. I was never charged with a crime. My arrest coincided with the start of the Danziger trial. I was placed in isolation for 11 days and medicated against my will. When I was released I was ordered to leave the state.

E1: The first press release. The DOJ realized very quickly that the information given to WDSU by US Attorney Jim Letten was a huge mistake. The manipulation of the press was designed to discredit me.

E2: My defense attorney was US Attorney Billy Gibbens. His job was to paint me as crazy to further discredit me. He gave away all of my rights as you will see in the bond/bail and non-domestic stay away order.

E3: The docket. The original request for bail was \$500,000.00 but they settled for \$300,000.00. This was a record for a non-violent, non-domestic, non-drug misdemeanor. The arrest was for the equivalent of a DUI. I was held on bond for 21 days longer than is allowed by law. They had to hold me on bond until after the Danziger trial started and the jury had been selected. The Government feared that the truth would come out about what had really happened at the Danziger Bridge. When I was arrested the FBI SWAT Team took my Military DVD of what happened at the Danziger Bridge and other evidence.

E4: This is the non-domestic stay away order (restraining order). Please notice the email addresses. A rough count shows that more than 30 of the people listed were Federal Judiciary employees/clerks with official email addresses. 66 of those listed had only been contacted by official email. Political information concerning the cover-up was sent. Notice that two US Senators and the Director of the FBI were listed. I had no contact with them except through official email. What I had to say must have been pretty important for them to censor me in such a draconian fashion. One last fact: Not one the 74 people listed filed an affidavit as is required by law. Remember that it was US Attorney Billy Gibbens that represented me as my defense attorney and allowed this order to take effect. Please take note that Danziger presiding Judge Kurt Engelhardt's clerks, Susan Adams ([susan.adams@aed.uscourts.gov](mailto:susan.adams@aed.uscourts.gov)) and Jennifer Rogers ([jennifer.rogers@aed.uscourts.gov](mailto:jennifer.rogers@aed.uscourts.gov)) and Glover presiding Judge Lance Africk's clerk, Gwen Hunter ([gwen.hunter@aed.uscourts.gov](mailto:gwen.hunter@aed.uscourts.gov)) are listed on the non-domestic stay away order dated 15 March, 2011. I sent emails to both Federal Judges but they were not listed. My only contact was through official email and court pleadings.

E5: This is the Bond Order and Conditions of Bail. I was held for 11 days in isolation and medicated against my will, but what was I being medicated for? See item 2. What was I seeking treatment for? See item 3. Why no internet? The government did not want me writing, communicating, posting comments, producing videos, YouTube video, doing radio shows, etc. and discussing the truth about what happened at the Danziger Bridge. The DOJ did not want the public to know that a plea deal had been struck where the Military DVD of what happened at the Danziger Bridge would not be submitted into evidence and in return the death penalty would be taken off the table. The defendants would never have been called to the Danziger Bridge that day if it were not for the criminal conduct of the US Military. Item 9 was illegal and is not a condition of bond or bail. US Attorney Billy Gibbens gave away all of my rights for one year and I was going to be held on bond for one year.

E6: A detailed accounting of how they murdered Federal Whistleblower Coast Guard Commander William Goetzee.

E7: Page 18 and 19 of the Federal lawsuit filed by the Goetzee family. It is very odd that the suit was filed in Federal Court and yet the family did not sue the Federal Government. Page 18, item 31. They tased Federal Whistleblower Coast Guard Commander William Goetzee while he was strapped to wheelchair in Federal Court. They had to silence him. This is proof that the Federal Judiciary conspired with the Federal Government in covering up the release of the Katrina Virus and the murdering of Americans by the US Military with the end result being the Genocide of the American People. Read the lawsuit and you will think you are in a Nazi Death Camp.

Our Constitution was written and designed so that censorship by our Government and Judiciary would not take place. By silencing me the Federal Judiciary has given a death sentence to all Americans.

By denying justice for one the Federal Judiciary has denied justice for all Americans. What they have done is discriminatory and arbitrary. They are playing GOD.

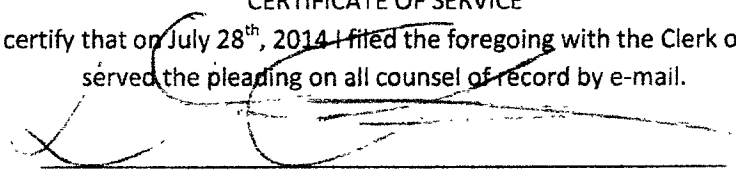
Sincerely filed,  
In Proper Person,



David Andrew Christenson  
Box 9063  
Miramar Beach, Fl. 32550  
504-715-3086  
[davidandrewchristenson@hotmail.com](mailto:davidandrewchristenson@hotmail.com)

CERTIFICATE OF SERVICE

I hereby certify that on July 28<sup>th</sup>, 2014 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.



David Andrew Christenson



E1

nola

Everything New Orleans

## New Orleans man booked on two counts of cyberstalking, TV station reports

Times-Picayune Staff By Times-Picayune Staff

Follow on Twitter

on March 17, 2011 at 8:26 AM, updated March 17, 2011 at 10:28 AM

A New Orleans man is in jail, booked on two charges of cyberstalking after he allegedly sent threatening e-mails to an FBI agent, **WDSU-TV reports**.



David Christenson, 53, was arrested Tuesday and remains jailed on a \$300,000 bond, court records show.

Christenson allegedly sent the e-mails after an FBI agent interviewed him last month about "inappropriate" e-mails Christenson sent to judges and their employees, the station reports.

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New Orleans Parish Sheriff's Office

David Christenson

Just what are inappropriate emails sent to official email addresses? Are inappropriate emails illegal? The 1<sup>st</sup> Amendment clearly states that an American has the right to petition the Government. NO CHARGES WERE EVER FILED AGAINST DAVID ANDREW CHRISTENSON. THE EMAILS WERE NEVER SUBMITTED INTO THE COURT RECORD. THIS PRESS RELEASE WAS A MISTAKE BY THE DOJ AND JIM LETTEN.

E2

State of Louisiana  
Vs.  
David Christenson

Orleans Parish Criminal Court  
Magistrate No. 522-477

Memorandum

Reference: Billy Gibbens, Sara Johnson and Schonekas Evans McGoe and McEachin, LLC.

Question directed to Billy Gibbens on March 19<sup>th</sup>, 2011 by David Christenson, defendant. **Billy, are you working for the Department of Justice?** Silence, dead silence. No response.


The meeting ended. David Christenson never retained Billy Gibbens, Sara Johnson or the Schonekas Evans McGoe and McEachin Law firm (Now known as "The Rogue Attorneys"). There was never a verbal, written or implied agreement. The actions of "The Rogue Attorneys" were criminal. Irreparable, devastating and irreversible harm was caused to David Christenson. Billy Gibbens did everything he could to scare and intimate the defendant's wife, 76 year old father from Iowa (he paid the retainer) and brother.

"The Rogue Attorneys" acted without authority. See attachment 1 (A bill), page 1, line 03/18/2011. (Arrested 03/15/2011) David Christenson never authorized this sadistic course of action. There was no "bond reduction hearing" (Judge Marullo). David Christenson spoke with Billy Gibbens for less than 30 seconds that day. This was their first meeting. David Christenson informed Billy Gibbens that he did not have the authority to act on his behalf. The Department of Justice wanted the "psychiatric treatment" so that David Christenson would be discredited. Billy Gibbens was representing the Department of Justice. No sane person would ever authorize such an incrementing and sadistic plan. The \$300,000.00 bond was a record for the Orleans Parish Criminal Court for a non-violent, non-domestic and non-drug misdemeanor for which the defendant had not and has not been charged. The bond should have been \$10,000.00 or "own recognizance". "The Rogue Attorneys" put a plan in motion without ever meeting with David Christenson, which is confirmed by the bills.

Why was there a "motion to withdraw" hearing? David Christenson had not retained "The Rogue Attorneys". There was no "motion to withdraw" hearing for Meredith Angelo, the public defender. The case was not at issue since no charges had been filed. Why was the hearing held in front of Magistrate Hansen? This seems very odd since Commissioner Cantrel was the presiding court official.

Billy Gibbens and Sara Johnson never asked about what happened. This needs to be repeated: Billy Gibbens and Sara Johnson never asked about the case or the background. In fact they intentionally stayed away from it. A review of their bills will confirm this fact. Their only goal was to have David Christenson committed for a year. They actually put this in writing in a letter to David Christenson. See the bond as well. **David Christenson did not commit a crime!** Why would "The Rogue Attorneys" not care about this fact? Simple. they represented the Department of Justice. Please review the bond and the non-domestic stay away order. "The Rogue Attorneys" gave away all of David Christenson's Constitutional and Civil Rights. 74 people are listed on the non-domestic stay away order. None of them have filed affidavits as is required by law. David Christenson does not know 66 of them. Senators Vitter and Landrieu are listed. Why? Why no internet? This is a First Amendment Privilege. The DOJ wanted David Christenson to stop his investigation of the Katrina Virus and the resulting Genocide and Murder as well the Federal Cover-Up of the Danziger Bridge Executions.

Sincerely Filed Pro Se by,

  
David Christenson  
842 Camp Street  
Unit 4  
New Orleans, La. 70130  
504-715-3086

SCHONEKAS, EVANS, MCGOEY & McEACHIN, L.L.C  
 650 Poydras Street, Suite 2105  
 New Orleans, LA 70130  
 Telephone: 504/680-6050  
 Telecopier: 504/680-6051  
 Tax ID No. 72-1436549

David Christenson  
 842 Camp Street  
 New Orleans, LA 70130

Page: 1  
 04/08/2011  
 OUR FILE NO 1013-1971M  
 Statement No 1

State of Louisiana v. Christenson

FEES

		HOURS	
03/17/2011			
WPG	telephone conference with Mr. Washington; telephone conference with Mr. Andrew Christenson research regarding case status, review articles; meet with Mr. Andrew Christenson and Mr. Chris Christenson; meet with Mrs. Christenson	3.00	720.00
03/18/2011			
WPG	meet with Mr. Andrew Christenson, Mr. Chris Christenson and Mrs. Christenson; attend hearing at Criminal District Court; conference with Ms. Mills regarding obtaining psychiatric treatment; travel to Orleans Parish Prison to meet with Mr. David Christenson; locate Mr. David Christenson in court; attend bond reduction hearing; meet with Mr. David Christenson; telephone conference with Mr. Chris Christenson; meet with Mr. Andrew Christenson, Mr. Chris Christenson and Mrs. Christenson	5.00	1,200.00
SAJ	locate Mr. Christenson; telephone conference with District Attorney's office; leave message for Assistant District Attorney Bourgeois	0.50	80.00
ECM	conference with Mr. Gibbens; locate in-patient treatment center; telephone conference with West Jefferson representative; telephone conference with Ochsner; telephone conference with Ochsner Specialty Hospital; telephone conference with River Oaks; telephone conference with Palmetto; telephone conference with Twelve Oaks; further telephone conference with Ms.		

E3

...: 861477 DOCYED MASTER DATE 7/25/2011 TIME: 15:40:25

ORLEANS PARISH MAGISTRATE COURT

DEFENDANT'S NAME: CHRISTENSEN, DAVID A
CHRG'S CHARGE/S: 2 PS 14 40.3 CYBERSTALKING
BOND: 20,000.00

DATE PROCEEDINGS
3/15/2011 FIRST APPEARANCE HEARING IN MAGISTRATE COURT SECTION M3 FALCONER
BOND SET FOR \$20,000.00
3/22/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M1 DURELD
3/25/2011 BOND HEARING IN MAGISTRATE COURT SECTION M3 FALCONER
3/29/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M3 FALCONER
4/05/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M3 CUTRERM
4/06/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M1 DURELD
4/08/2011 HEARING ON MOTIONS IN MAGISTRATE COURT SECTION M1 DEUTHEPPE
4/14/2011 HEARING ON MOTIONS IN MAGISTRATE COURT SECTION M1 DURELD
4/29/2011 RULE TO SHOW CAUSE IN MAGISTRATE COURT SECTION M4 TAYBORELL
5/03/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M3 FALCONER
5/10/2011 STATUS HEARING IN MAGISTRATE COURT SECTION M3 FALCONER

CONTINUED

E3

NR64: 822477 DOCKET MASTER DATE 7/25/2011 TIME 15:40:23

CLERK'S OFFICE MAGISTRATE COURT

DEFENDANT: DAVIS CHARLES S.

5/10/2011 FALCONER  
SCHEDULED -STATUS HEARING ON 5/24/2011 AT 3:00 PM, SECT M3  
DEFENDANT WAS ADVISED TO HIRE COUNSEL  
OR/AM RESET C HEARS

5/18/2011 CUTPERN  
FILED BY S-CH DAVIS IN MAGISTRATE COURT SECTION M3  
SCHEDULED -HEARING TO SHOW CAUSE ON 5/18/2011 AT 3:00 PM, SECT M3  
CONTINUED PURSUANT TO CONDITIONS OF BAIL IN PRECED

5/23/2011 CUTPERN  
HEARING ON MOTIONS IN MAGISTRATE COURT SECTION M3  
SCHEDULED -HEARING ON MOTIONS ON 5/24/2011 AT 3:00 PM, SECT M3  
THE DEFENDANT, PRO SE, FILED A MOTION TO RESCUE COMMISSIONER  
CUTPERN. THE DEFENDANT ALSO FILED "APPLICABLE MEMORANDUM"

5/24/2011 FALCONER  
STATUS HEARING IN MAGISTRATE COURT SECTION M3  
SCHEDULED -STATUS HEARING ON 5/31/2011 AT 3:00 PM, SECT M3  
ENOC  
HEARING TO DETERMINE COURT SECTION

5/26/2011 CUTPERN  
MOTIONS FILED IN MAGISTRATE COURT SECTION M1  
SCHEDULED -MOTIONS FILED ON 5/26/2011 AT 10:00 AM, SECT M1  
THE DEFENDANT, DAVID CHRISTENSON, FILED A MEMORANDUM WITH THE  
COURT.

5/31/2011 CUTPERN  
STATUS HEARING IN MAGISTRATE COURT SECTION M3  
RESULT-RESET  
SCHEDULED -STATUS HEARING ON 6/07/2011 AT 3:00 PM, SECT M3  
DEFENDANT REAPPEARED  
HEARING ON MOTIONS TO RESCUE COMMISSIONER FOR DEFENDANT TO SHOW CAUSE  
DAVID CHRISTENSON WAS ADVISED TO HIRE A LAWYER  
ENOC  
STATUS HEARING IN MAGISTRATE COURT SECTION M3  
SCHEDULED -STATUS HEARING ON 6/07/2011 AT 3:00 PM, SECT M3

6/07/2011 FALCONER  
STATUS HEARING IN MAGISTRATE COURT SECTION M3  
SCHEDULED -STATUS HEARING ON 6/08/2011 AT 3:00 PM, SECT M3  
MOTION TO RESCUE COMMISSIONER  
DEFENDANT TO SHOW CAUSE  
ENOC

6/14/2011 FALCONER  
FILING(S) IN OPEN COURT IN MAGISTRATE COURT SECTION M3  
SCHEDULED -STATUS HEARING ON 7/05/2011 AT 3:00 PM, SECT M3  
SCHEDULED -HEARING ON 7/05/2011 AT 3:00 PM, SECT M3  
DEFENDANT FILED  
EMERGENCY MOTION FOR CONTRADICTION HEARING  
EMERGENCY MOTION FOR BOND REDUCTION HEARING  
EMERGENCY MOTION TO ALLOW DEFENDANT TO RETURN TO EL FOR TREATMENT  
EMERGENCY MOTION FOR REMOVAL OF MONITORING DEVICE  
EMERGENCY MOTION TO APPOINT A PUBLIC DEFENDER  
THREE MEMORANDUMS  
AND ONE MOTION

6/21/2011 FALCONER  
FILING(S) IN OPEN COURT IN MAGISTRATE COURT SECTION M3  
SCHEDULED -HEARING ON 7/05/2011 AT 3:00 PM, SECT M3  
DEFENDANT FILED ENOC/MOS

7/05/2011 FALCONER  
HEARING IN MAGISTRATE COURT SECTION M3  
RESULT-RESET  
OR/AM RESET C HEARS  
ELECTRONIC MONITORING DEVICE TO BE REMOVED

END OF DOCKET MASTER

E4

STATE OF LOUISIANA

CRIMINAL DISTRICT COURT

VERSUS

PARISH OF ORLEANS

*DAVID CHRISTOWEN*  
*AKA DAVID CHRISTIAN*

MAG. NO. *15-12-414*

NON-DOMESTIC STAY AWAY ORDER

NOW INTO COURT comes the State of Louisiana, through the undersigned Assistant District Attorney for the Parish of Orleans, respectfully moves the Court to issue a Non-Domestic Stay Away Order and Notice to Appear. This Order prohibits the defendant *DAVID A CHRISTOWEN* Date of birth *02-21-58* from communicating, directly or indirectly, with the victim *AS LISTED IN ARREST* or the victim's family members, during the pendency of this Stay Away Order the defendant cannot own or possess a firearm. If the defendant violates this Stay Away Order or any of its provisions, the defendant may be arrested, bond may be revoked, a new bond required and will be held in contempt of court, facing additional charges. If the Court requires the defendant to make a personal appearance under this Order, the defendant will do so promptly. If the defendant does not appear, an Order for Arrest will be issued.

This Stay Away Order remains in effect during the pendency of this case or unless and until lifted by the Judge and a minute entry indicating any such action.

BY ORDER OF THE COURT

IT IS HEREBY ORDERED that the defendant, immediately cease any and all communication with the victim and the victim's family during the pendency of this action and abide by all other terms of this Non-Domestic Stay Away Order.

*[Signature]*  
MAGISTRATE COMMISSIONER

NEW ORLEANS, LOUISIANA, THIS *15* DAY OF *JULY*, 20*11*.

DEFENDANT'S ACKNOWLEDGEMENT OF ORDER AND TERMS

UPON MY RELEASE from the Orleans Parish Criminal Sheriff's Office, I *DAVID CHRISTOWEN* do hereby agree to the terms of this Non-Domestic Stay Away Order. I understand that if I fail to abide by the terms of this order, a warrant will be issued for my arrest. I have read and understand the above agreement and terms of my release.

*[Signature]*

DEFENDANT

NEW ORLEANS, LOUISIANA, THIS *15* DAY OF *JULY*, 20*11*.

NAME: \_\_\_\_\_  
ADDRESS: \_\_\_\_\_  
CITY, STATE, ZIP: \_\_\_\_\_  
CELL PHONE: \_\_\_\_\_  
DATE OF BIRTH: \_\_\_\_\_  
SOCIAL SECURITY NO. \_\_\_\_\_

E4

STATE OF LOUISIANA

CRIMINAL DISTRICT COURT

VERSUS

PARISH OF ORLEANS

DAVID CHRISTIAN,  
Aka DAVID CHRISTENSON

MAG. NO. \_\_\_\_\_

ORDER

IT IS ORDERED that the defendant stay away from the protected persons listed below until all charges in this matter are concluded by refusal, plea of guilty, trial or dismissal. Specifically, the defendant is ordered

- NOT to abuse, harass, stalk, follow or threaten the protected persons listed below,
- NOT to contact the protected persons personally, electronically, by phone, in writing, by email, by text message or through a third party or go within 100 feet of the protected persons,
- NOT to contact the protected persons' families personally, electronically, by phone, in writing, by email, by text message or through a third party,
- NOT to go to the residence or household of the protected persons, the protected persons' schools or the protected persons' place of employment,

Protected Persons:

Amanda J Bailay	<a href="mailto:amanda_bailay@laed.uscourts.gov">amanda_bailay@laed.uscourts.gov</a>
Andrew Chow	<a href="mailto:andrew_chow@laed.uscourts.gov">andrew_chow@laed.uscourts.gov</a>
Ann Virgadamo	<a href="mailto:ann_virgadamo@laeb.uscourts.gov">ann_virgadamo@laeb.uscourts.gov</a>
Anna Christman	usalae
Archbishop Aymond	Catholic 2, Catholic 1
Bobbi Bernstein	Main DOJ
Brad Chauvin	
Brad Humphreys	<a href="mailto:brad_humphreys@laed.uscourts.gov">brad_humphreys@laed.uscourts.gov</a>
Brian Fair (USMS)	
Danielle Moore	<a href="mailto:danielle_moore@laed.uscourts.gov">danielle_moore@laed.uscourts.gov</a>
David Vitter	<a href="mailto:david_vitter@vitter.senate.gov">david_vitter@vitter.senate.gov</a>
David W Weiker	<a href="mailto:david.weiker@ic.fbi.gov">david.weiker@ic.fbi.gov</a>
Dewayne J Horner	
Diana Surprenant	<a href="mailto:diana_surprenant@laed.uscourts.gov">diana_surprenant@laed.uscourts.gov</a>
Erin Arnold	<a href="mailto:erin_arnold@laeb.uscourts.gov">erin_arnold@laeb.uscourts.gov</a>
Forrest Christian	
Gail Chauvin	<a href="mailto:gail_chauvin@laed.uscourts.gov">gail_chauvin@laed.uscourts.gov</a>
Gary Schwabe	<a href="mailto:gary_schwabe@fd.org">gary_schwabe@fd.org</a>
Genny May	<a href="mailto:genny_may@uscour.gov">genny_may@uscour.gov</a>

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Geraldine Williams	<a href="mailto:geraldine_williams@aec.uscourts.gov">geraldine_williams@aec.uscourts.gov</a>
Glenda Hassan	<a href="mailto:glenda_hassan@ca.uscourts.gov">glenda_hassan@ca.uscourts.gov</a>
Glenn Williams	<a href="mailto:williamsgr@edc.ca">williamsgr@edc.ca</a>
Gwen Hunter	<a href="mailto:gwen_hunter@iaed.uscourts.gov">gwen_hunter@iaed.uscourts.gov</a>
Joel Cheesling	<a href="mailto:jcheesling@lepperspeakers.com">jcheesling@lepperspeakers.com</a>
Jason Bigelow	
James Craft	<a href="mailto:james_craft@iaed.uscourts.gov">james_craft@iaed.uscourts.gov</a>
James Letten	<a href="mailto:james.letten@usdoj.gov">james.letten@usdoj.gov</a>
Jan Mann	<a href="mailto:janmann@usdoj.gov">janmann@usdoj.gov</a>
Jason Bigelow	
Jennifer Rogers	<a href="mailto:jennifer_rogers@iaed.uscourts.gov">jennifer_rogers@iaed.uscourts.gov</a>
John Clark	<a href="mailto:john.clark@usdoj.gov">john.clark@usdoj.gov</a>
Jonathan Zweig	<a href="mailto:jonathan_zweig@iaed.uscourts.gov">jonathan_zweig@iaed.uscourts.gov</a>
Joseph Downing	
Joseph Escandon	<a href="mailto:joseph_escandon@iaed.uscourts.gov">joseph_escandon@iaed.uscourts.gov</a>
Joseph Lavigne	
Juha Evans	USALAE
Kelly Bryson	
Kelly Sweeney	<a href="mailto:kelly_sweeney@cob.uscourts.gov">kelly_sweeney@cob.uscourts.gov</a>
Mary Landrieu	<a href="mailto:senator@landrieu.senate.gov">senator@landrieu.senate.gov</a>
Lexy Butler	<a href="mailto:lexy_butler@iaed.uscourts.gov">lexy_butler@iaed.uscourts.gov</a>
Linda James	<a href="mailto:linda_james@cob.uscourts.gov">linda_james@cob.uscourts.gov</a>
Maria Soriano	<a href="mailto:sorianom@edc.ca">sorianom@edc.ca</a>
Marilyn Struberg	<a href="mailto:mstruberg@archd.coese-mc.org">mstruberg@archd.coese-mc.org</a>
Marvin Opatowsky	<a href="mailto:marvin.opatowsky@usdoj.gov">marvin.opatowsky@usdoj.gov</a>
Michael Milby	<a href="mailto:michael_milby@iaed.uscourts.gov">michael_milby@iaed.uscourts.gov</a>
Nancy Swan	<a href="mailto:nswan942@gmail.com">nswan942@gmail.com</a>
Neil Hurley	OPR
Ozanan Im	<a href="mailto:ozano@bellsouth.net">ozano@bellsouth.net</a>
Pam Radosta	<a href="mailto:pam_radosta@iaed.uscourts.gov">pam_radosta@iaed.uscourts.gov</a>
Pamela Angelette	<a href="mailto:pamela_angelette@iaed.uscourts.gov">pamela_angelette@iaed.uscourts.gov</a>
Pat Scherer	<a href="mailto:pat_scherer@iaed.uscourts.gov">pat_scherer@iaed.uscourts.gov</a>
Pat Vance	<a href="mailto:pvance@joneswalker.com">pvance@joneswalker.com</a>
Paula F McCants	
Ramsey Prather	<a href="mailto:ramsey_prather@iaed.uscourts.gov">ramsey_prather@iaed.uscourts.gov</a>
Rick Windhorst	<a href="mailto:rick_windhorst@iaed.uscourts.gov">rick_windhorst@iaed.uscourts.gov</a>
Robby Wais	
Robert Bergeron	<a href="mailto:robert@eres.com">robert@eres.com</a>
Robert Lantz	<a href="mailto:robert_lantz@cob.uscourts.gov">robert_lantz@cob.uscourts.gov</a>
Robert S Mueller III	<a href="mailto:robert.mueller@e-tribe.gov">robert.mueller@e-tribe.gov</a>
Gen. Russel Monroe	<a href="mailto:russel.monroe@gmail.com">russel.monroe@gmail.com</a>
Ruth Leard	<a href="mailto:ruth_leard@iaed.uscourts.gov">ruth_leard@iaed.uscourts.gov</a>
Shena Ashaoranne	<a href="mailto:shena_ashaoranne@iaed.uscourts.gov">shena_ashaoranne@iaed.uscourts.gov</a>
Steve Woodring	<a href="mailto:steve_woodring@irs.la.gov">steve_woodring@irs.la.gov</a>
Steven Hartmann	<a href="mailto:steven.hartman@usdoj.gov">steven.hartman@usdoj.gov</a>
Steven P Rayes	<a href="mailto:rayes@ico.gov">rayes@ico.gov</a>
Susan Adams	<a href="mailto:susan_adams@iaed.uscourts.gov">susan_adams@iaed.uscourts.gov</a>
Thomas Porteous	
Traci Munster	<a href="mailto:traci_munster@iaed.uscourts.gov">traci_munster@iaed.uscourts.gov</a>
Tracie L Washington	<a href="mailto:tlwesk@cox.net">tlwesk@cox.net</a>
Victorian Wu	<a href="mailto:victorian_wu@iaed.uscourts.gov">victorian_wu@iaed.uscourts.gov</a>



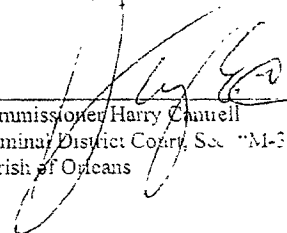
E4

Virginia Schlueter  
Walter Martin  
William Alford  
Scott Johnson

[alford@law.harvard.edu](mailto:alford@law.harvard.edu)

NEW ORLEANS, LOUISIANA, this the 15 day of March 2011.

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Commissioner Harry Canuell  
Criminal District Court, Sec. "M-3"  
Parish of Orleans

STATE OF LOUISIANA

ORLEANS PARISH CRIMINAL COURT

VS

MAGISTRATE NO 522-477

DAVID CHRISTENSON

BOND ORDER AND CONDITIONS OF BAIL

This matter came upon hearing this date, before His Honorable Court, for a Bond Reduction Hearing. After hearing arguments and evidence the Court hereby orders bond to be reduced to \$20,000.00, and that the Defendant, David Christenson is hereby ordered to, and Defendant, David Christenson, hereby agrees and accepts the following Additional Conditions of Release:

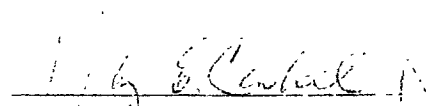
1. Defendant is hereby ordered and hereby agrees to follow the orders of the Non-Domestic Stay Away Order signed by this Court and acknowledged and agreed to by Defendant on March 15, 2011 (a copy of which is attached hereto).
2. Defendant is hereby ordered and hereby agrees to present himself to an inpatient facility for evaluation, and treatment as recommended by said facility on or before March 29, 2011.
3. Defendant is hereby ordered to not have access to the Internet.
4. Defendant is hereby ordered to cause the treatment facility to report Defendant's status and progress to the Court and the District Attorney every two (2) weeks and upon release of Defendant.
5. The Defendant is hereby ordered to cause the treatment facility to immediately report to the Court and the District Attorney should Defendant leave the facility.
6. The Defendant is hereby ordered to cause the treatment facility to give 48 hour advance notice of the release of the Defendant to the Court and the District Attorney.
7. The Defendant is hereby ordered to appear in this Court on the first Tuesday after his release from the treatment facility.
8. Defendant hereby agrees that should a capias or arrest warrant be issued for Defendant, David Christenson, hereby waives extradition to the State of Louisiana from any jurisdiction in or outside of the United States where he may be found.

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9. Defendant hereby agrees to waive and does waive the time delays as stated in Louisiana Code of Criminal Procedure (La CCRP) Article 707, Section 17 regarding bond obligations and time limits for institution of prosecution until March 15, 2012.


IT IS FURTHER ORDERED THAT should Defendant meet the obligations of the Bond Order as to a return and sign the Conditions of Bail, he shall be released no earlier than Saturday, March 26, 2011, at a time no later than 12 NOON.

SIGNED IN OPEN COURT ON THIS 25<sup>th</sup> DAY OF MARCH, 2011 IN NEW ORLEANS, LOUISIANA.

  
\_\_\_\_\_  
MAGISTRATE M. J. I.

UPON MY RELEASE by the Orleans Parish Sheriff, I, DAVID CHRISTENSON, do hereby agree to the terms of the Conditions of Bail, as stated above, including the Non-Domestic Stay Away Order previously issued on March 15, 2011. I understand that if I fail to abide by the terms of this order, a warrant will be issued for my arrest. I have read and understand the above agreement and terms of my release.

Signed on: March 25, 2011 in New Orleans, Louisiana

  
\_\_\_\_\_  
David Christenson

## The Murder of Coast Guard Commander William Goetzee

## My background

I was held on the 10<sup>th</sup> floor of the House of Detention in the Orleans Parish Jail. This is the psychiatric floor. Suicidal prisoners are held here. In my case (not suicidal) I was placed in isolation and medicated against my will and knowledge. This was torture. The Federal Government was hoping that I would kill myself. The conditions are deplorable. The lights are on 24 hours a day. The noise from the fans and televisions is deafening. If you are not crazy when you go in, you are when you come out. I stopped eating and drinking. The only thing I consumed was water. The drugs they give you can actually trigger a psychosis, depression, etc. The "suicide watch" cell has nothing in it but a bench. There is no toilet. There is no toilet paper. When you are on suicide watch you wear a kevlar type vest that goes from your shoulders to your knees and nothing else. There was a young black kid in the "suicide watch" cell while I was there. He continually defecated on himself and the stench was unbelievable. Nobody helped him. I worried about him and I wonder what happened to him.

The Federal Government did everything possible to paint me as crazy and to discredit me. They have done the same to Commander Goetzee. I believe the story about Goetzee and his arrest was a fraud, a fabrication. The Federal Government wanted to isolate and silence Commander Goetzee. He was murdered. I was lucky.

## Attachment 1: Coast Guard Commander William Wesley Goetzee's Obituary.

Commander Goetzee had quite a background. He was not indigent. I would assume he had health insurance as he was an employee of the Federal Government. He worked in the same building as the Federal Courthouse, US Attorney, US Marshal's office, etc. There was extremely heavy security at the building that day because of the Danziger Bridge Trial.

## Attachment 2: Article.

Commander Goetzee "reported episodes of suicidal ideation...". The man needed help. What medication was he being forced to take? I could not invent this. The Federal Government, US Marshal Service, places Federal suicidal prisoners in a jail that was condemned in 2009 by the Justice Department. "The Justice Department criticized the mental health care provided by the institution, including its suicide-prevention practices." Why was Commander Goetzee appointed a Federal Public Defender? He was a person of means. The Department of Justice wanted to control him just like they did me when they appointed US Attorney Billy Gibbens to represent me.

## Attachment 3: Article.

Could you invent this? "Investigators say Goetzee had been swallowing toilet tissue throughout the day". Are you kidding me?

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Attachment 4: Article.

See the last page, 3. "Margaret Nagel, his sister, said that after his arrest, she was unable to get any information about his condition or even where he was being held." It is important to note that the Coast Guard provided official notification of Commander Goetzee's death. This notification was improper unless he died during active duty. This was very odd and suspicious. By law The US Marshal Service should have provided notification since he was in their custody. Note that he was working on the BP oil spill.

Attachment 5.

Court document: detention hearing. Why was Commander Goetzee not at his detention hearing? Why did he not have private counsel. He had been charged and had not entered a plea. The Federal Government wanted him isolated. The man needed help and had the resources. Commander Goetzee was entitled to bond and should have been released within 72 hours. His family and fiancée could have helped him. Why did his peers in the Coast Guard not help him? They worked with him for 10 years. (Truth about the BP oil spill?)

Attachment 6.

Again could you invent the truth? Review the second page. He did not want to cause harm to anyone but himself. Goetzee exclaimed "I want to kill myself, give me your gun." Was he crying out for help or was this an attempt to discredit him? Do you know how hard it is to take a gun from a man sitting down in a car?

Attachment 7.

An email from me to multiple Federal Courts in the Eastern District of Louisiana.

Attachment 8.

Letter/Fax to the United States Supreme Court. I have only included one of the many letters that I wrote to the Supreme Court.

Sincerely,  
David Christenson  
"The Reluctant Patriot"

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properly screen, evaluate or refer Mr. Goetzee for psychiatric evaluation, diagnosis or treatment. Defendant LPN Wallace failed to properly or adequately address Mr. Goetzee's report of recent suicidal thoughts, his need for medication, or his obvious physical injury. Defendant LPN Wallace was aware, must have been aware, or should have been aware, that Mr. Goetzee was psychologically fragile, required psychiatric evaluation, intervention and review of his medication status, yet failed to take appropriate steps to insure that would occur.

30. Despite Mr. Goetzee's condition, defendant LPN Wallace referred Mr. Goetzee for housing in "general population". Defendant LPN Wallace knew, must have known or should have known, at Mr. Goetzee was at high risk of serious harm due to his disability and his medical condition and that the jail lacked adequate and appropriately trained staff and facilities to properly tend to Mr. Goetzee's medical needs or to provide reasonable accommodations for his disabilities. Yet she failed to take necessary and appropriate steps to insure that he was either referred to a hospital for treatment or for medical clearance as to the appropriateness of housing him at the jail, or, if to be admitted to the jail, that he was adequately and reasonably examined, housed and treated and afforded reasonable accommodation for his disability and his condition.

31. Mr. Goetzee was booked into OPP and taken to Templeman V, the "federal tier". The following morning he appeared in federal court for a first appearance hearing. His medical and psychiatric condition had deteriorated overnight and he was

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delusional, combative, disoriented and non-responsive. He had to be physically restrained in a wheelchair. At some point he was tased. He had spent the night in the jail with no medical treatment, no medication and no appropriate intervention or accommodation for his condition, thereby aggravating and worsening his condition. On information and belief, various deputies and other employees of the defendant Sheriff, acting in the course and scope of their employment, knew, must have known or should have known that Mr. Goetzee was in serious need of medical attention, yet failed to report or seek appropriate care for him during this time.

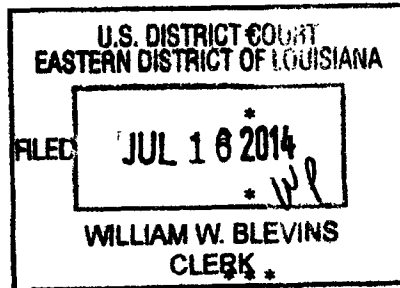
32. Mr. Goetzee was removed from federal court and returned to the jail, where he received a "Psychiatric Nursing/MA Assessment" for the first time while in custody, due to "suicidal ideation", and referred to University Hospital by defendant Dr. Higgins, through a verbal order to defendant E. Bargky, LPN, to "Rule Out Delirium". By that time, he had blood pressure of 181/122, a pulse rate of 128, respiration rate of 20 and a temperature of 100.1. His allergy to prednisone was noted at this time, as was the fact that he was without any medication. His skin was warm and moist to touch. He was described as oriented OX1, oriented as to name only, a marked deterioration of the AAOX3 orientation described at Intake by defendant LPN Wallace. The Nurse Notes completed by defendant Bargky identified his name as "William Wesley", despite the booking information which gave his name as "Goetzee, William W." This error regarding his name persisted through his hospitalization at University and when he returned to the jail, causing confusion and inconsistencies in his medical treatment. He

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

v.

C. RAY NAGIN  
a/k/a "Mayor Nagin"



CRIMINAL DOCKET NO. 13-011

SECTION: "C"(5)

ONE TIME MOTION TO INTERVEN/MEMORANDUM/OPEN LETTER

Please read the following. If I was a factor in way than the defendant(s) did not receive a fair trial. You were tainted, the jury was tainted, the defendant(s) were tainted and the defense attorneys were tainted. The DOJ labeled me as a terrorist to scare all Americans.

2nd appealable issue in Nagin/Danziger. The DOJ informed the Federal Judiciary that I was a terrorist.

<http://youtu.be/sLw7exL5pWU>

The DOJ illegally declared me to be a terrorist in 2010 for propaganda purposes. This was done to discredit me, deny me and the American people our First Amendment Rights and to cover up the release of the Katrina Virus and the murdering of Americans by the US Military. By declaring me to be a terrorist the DOJ did not have to seek search warrants and could keep me under surveillance. Remember that I was arrested on a Louisiana Warrant by an FBI SWAT team and that I was represented in court by US Attorney Billy Gibbens as my defense attorney.

The DOJ conducted a smear campaign against me. The smear campaign was done intentionally, maliciously and egregiously. I am not a terrorist. I am a Federal Whistleblower. I was falsely arrested and on several occasions the DOJ attempted to murder me. They placed me in isolation for 11 days and medicated me against my will in hopes that I would commit suicide. I was never charged with a crime. A court appointed psychiatrist declared that I was not mentally ill and that I suffered from anxiety because of what had been done to me by the DOJ. The psychiatrist stated that he had never seen such an abuse by the Justice system and that he was extremely angry.

The DOJ informed the Supreme Court and the Federal Judiciary that I was crazy and that I was a terrorist. This tainted the Judges opinion of me. The DOJ knew that this was a lie.

The DOJ informed the Supreme Court and the Federal Judiciary that the Katrina Virus was not real and that it had not been released during Hurricane Katrina. That no chemical warfare contaminates had been released. The DOJ knew that this was a lie.

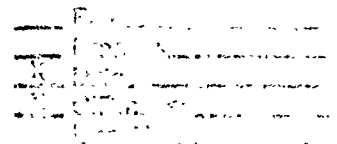
The DOJ informed the Supreme Court and the Federal Judiciary that the US Military did not murder Americans during Hurricane Katrina. The DOJ knew that this was a lie.

The propaganda that was given to the press was slanderous and Libelous. The DOJ lied to the world. Why is this appealable?

TENDERED FOR FILING

JUL 16 2014

U.S. DISTRICT COURT  
Eastern District of Louisiana  
Deputy Clerk





The Supreme Court and the Federal Judiciary believed that I was crazy and that I was a terrorist because they trusted the DOJ. This tainted them and swayed their opinions. The propaganda was so good that the Supreme Court and the Federal Judiciary became proactive against me. Any defense attorney that attempted to inject me into their defense was threatened by the Supreme Court and the Federal Judiciary. Defense attorneys were told that they would be sanctioned and found in contempt if they used my information. The propaganda was so good that the defense attorneys believed the DOJ as well for a period of time. This criminal act denied all of the defendants of a fair trial.

I was not allowed to be called as a witness for the defense. I would have testified in all of the cases, especially the Nagin and Danziger cases. All of the defendants would have been found innocent. They were innocent.

None of the defendants received a fair trial because of the bias of the Supreme Court and the Federal Judiciary.

The jury pools were tainted. The judges were tainted. The defense attorneys were tainted.

Declaring me to be a terrorist was all it took. This lie is illegal under the Constitution and the 1st Amendment. I have a Constitutional right to speak the truth.

Federal Judges in New Orleans were assigned US Marshals for protection. Briefings were given. My picture was posted everywhere. I was denied access to the Federal Courthouse and informed that if I tried to enter to file lawsuits or court pleadings that I would be arrested. THE DOJ SCARED THE HELL OUT OF THE FEDERAL JUDGES AND THE DEFENSE ATTORNEYS.

V661 I am the appealable issue in the Nagin conviction/appeal. BRILLIANT!!! The Katrina Virus is real.

<http://youtu.be/OXNxxDXxFAI>

Here is how they censored me in the Nagin & Danziger cases and the cover up of the Katrina Virus.

<http://youtu.be/Dym43ArhVo8>

The government illegally attacked me. They falsely arrested me and I was never charged with a crime. This was done to cover up the release of the Katrina Virus and the murdering of Americans by the US Military.

[www.persimmonpublishingus.com](http://www.persimmonpublishingus.com)

Go to the Documents tab. The site is very slow. Double click. The FBI monitors the site and crashes it all the time.

<http://www.persimmonpublishingus.com/Documents.htm>

Bail Order And Conditions Of Bail. ILLEGAL!!! (I am sorry for the document being marked up.)

<http://www.persimmonpublishingus.com/uploads/zzBailBondMarkedUp.pdf>

Non-Domestic Stay Away Order. ILLEGAL!!! (I am sorry for the document being marked up.)

<http://www.persimmonpublishingus.com/uploads/zzNonDomesticMarkedUp.pdf>

Sincerely filed,  
In Proper Person,



David Andrew Christenson

Box 9063

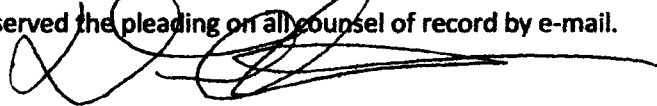
Miramar Beach, Fl. 32550

504-715-3086

[davidandrewchristenson@hotmail.com](mailto:davidandrewchristenson@hotmail.com)

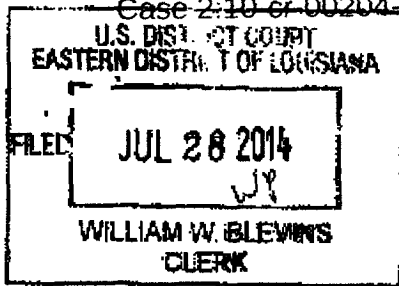
**CERTIFICATE OF SERVICE**

I hereby certify that on July 13<sup>th</sup>, 2014 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.



---

David Andrew Christenson



UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

CRIMINAL DOCKET NO. 2:10-cr-00204

v.

TENDERED FOR FILING SECTION: N

KENNETH BOWEN  
ROBERT GISEVIUS  
ROBERT FAULCON  
ANTHONY VILLAVASO  
ARTHUR KAUFMAN  
GERARD DUGUE

JUL 28 2014

VIOLATIONS: 18 U.S.C.

U.S. DISTRICT COURT  
Eastern District of Louisiana  
Deputy Clerk

ONE TIME MOTION TO INTERVEN/MEMORANDUM/OPEN LETTER

Identical Motions were filed and accepted into the record with the 5th Circuit Court of Appeals in the Danziger appeal/case, 13-31078 and the District Court for the Eastern District of Louisiana in the Nagin case, 13-cr-11 and Glover case, 10-cr-154.

(The purpose of my false arrest and imprisonment on March 15<sup>th</sup>, 2011 was to taint Judge Kurt Engelhardt in the Danziger case. The trial started in June. I was held on bond until July 5<sup>th</sup>, 2011 which was 21 days longer then allowed by law. I was never charged with a crime. While on bond I was ordered to leave the state of Louisiana.)

(This is critical for Gregory McRae. Mike Fawer, McRae's attorney, cashed a \$10,000.00 retainer check, without permission, that I had given him to hold after my arrest on March 15th, 2011. Mike Fawer had received information from US Attorney Jim Letten or his representative that I would not be charged and that the retainer would be free money. There is more to this story)

Please read the following. If I was a factor in any way than the defendant(s) did not receive a fair trial. You were tainted, the jury was tainted, the defendant(s) were tainted and the defense attorneys were tainted. The DOJ labeled me as a terrorist to scare all Americans.

2nd appealable issue in Nagin/Danziger. The DOJ informed the Federal Judiciary that I was a terrorist. <http://youtu.be/stw7exL5pWU>

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Faint, illegible text at the bottom right of the page.

medicated me against my will in hopes that I would commit suicide. I was never charged with a crime. A court appointed psychiatrist declared that I was not mentally ill and that I suffered from anxiety because of what had been done to me by the DOJ. The psychiatrist stated that he had never seen such an abuse by the Justice system and that he was extremely angry.

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The DOJ informed the Supreme Court and the Federal Judiciary that the Katrina Virus was not real and that it had not been released during Hurricane Katrina. That no chemical warfare contaminates had been released. The DOJ knew that this was a lie.

The DOJ informed the Supreme Court and the Federal Judiciary that the US Military did not murder Americans during Hurricane Katrina. The DOJ knew that this was a lie.

The propaganda that was given to the press was slanderous and libelous. The DOJ lied to the world. Why is this appealable?

The Supreme Court and the Federal Judiciary believed that I was crazy and that I was a terrorist because they trusted the DOJ. This tainted them and swayed their opinions. The propaganda was so good that the Supreme Court and the Federal Judiciary became proactive against me. Any defense attorney that attempted to inject me into their defense was threatened by the Supreme Court and the Federal Judiciary. Defense attorneys were told that they would be sanctioned and found in contempt if they used my information. The propaganda was so good that the defense attorneys believed the DOJ as well for a period of time. This criminal act denied all of the defendants of a fair trial.

I was not allowed to be called as a witness for the defense. I would have testified in all of the cases, especially the Nagin and Danziger cases. All of the defendants would have been found innocent. They were innocent.

None of the defendants received a fair trial because of the bias of the Supreme Court and the Federal Judiciary.

The jury pools were tainted. The judges were tainted. The defense attorneys were tainted.

Declaring me to be a terrorist was all it took. This lie is illegal under the Constitution and the 1st Amendment. I have a Constitutional Right to speak the truth.

Federal Judges in New Orleans were assigned US Marshals for protection. Briefings were given. My picture was posted everywhere. I was denied access to the Federal Courthouse and informed that if I tried to enter to file lawsuits or court pleadings that I would be arrested. THE DOJ SCARED THE HELL OUT OF THE FEDERAL JUDGES AND THE DEFENSE ATTORNEYS.

V661 I am the appealable issue in the Nagin conviction/appeal. BRILLIANT!!! The Katrina Virus is real.  
<http://youtu.be/OXNxxDXxFAI>

Here is how they censored me in the Nagin & Danziger cases and the cover up of the Katrina Virus.  
<http://youtu.be/Dym43ArhVo8>

The government illegally attacked me. They falsely arrested me and I was never charged with a crime. This was done to cover up the release of the Katrina Virus and the murdering of Americans by the US Military.

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Go to the Documents tab. The site is very slow. Double click. The FBI monitors the site and crashes it all the time.

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
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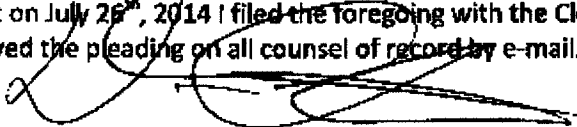
Sincerely filed,  
In Proper Person,



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**CERTIFICATE OF SERVICE**

I hereby certify that on July 25<sup>th</sup>, 2014 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.



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David Andrew Christenson