

December 09, 2017

Ambassador Michael Parsons
Tsilhqot'in Nation-County of the Chilcotin
9160 Hwy 64, Suite 12 #213
Lakeland, Tennessee [38002]
America Republic

Judge Lipman
United States District Court
167 South Main Street
Memphis, Tennessee 38103

Greetings Judge Lipman,

It has come to my attention that my wife and companion of almost 33 years is to appear in your court on December 12, 2017 for sentencing on a matter that is clearly based on entrapment and malicious prosecution. Furthermore, it is clear that she was extorted under threat, duress and coercion to plead guilty to false statements or be immediately jailed with no bond and as a result, all of our animals, which are our family, would be at risk of death. Mrs. Parsons was not represented at that time by counsel who knew or would articulate to the court that she is the wife of an ambassador and thereby immune from prosecution from the civil, criminal or administrative jurisdiction of the United States via the Vienna Convention on Diplomatic Relations Article 31. This matter is Ultra Vires to your corporate charter statutes and as such, this court lacks jurisdiction.

Undisputed Facts and Offer of Proof

In the spring of 2017, it appears that the Tsilhqot'in Indian Nation Court issued an Order for my immediate release and a warrant for the arrest of a Judge who falsely ordered my arrest for failure to appear in his court despite there being no directive to appear. The Tsilhqot'in is a sovereign 1st nation in what you may consider British Columbia Canada. However, the Tsilhqot'in nation has never signed over the rights to that land nor any treaty with Canada. Then their court contacted a fugitive recovery company who said they could effect my release with the court order and transport me to the Tsilhqot'in Nation. Mrs. Parsons was contacted by someone claiming to work for the fugitive recovery company claiming they had all the proper court orders needed to transport me. The representative also said they were looking at working for the Tsilhqot'in nation providing security for their logging operation. Mrs. Parsons was then advised by the representative that they would need a few thousand dollars to cover the cost of transporting me. Since she had no money he asked for something of value. He then took her 1991 Ford Ranger truck without even asking for the title or requiring a notarized bill of sale. Then the representative called asking where the judge who ordered my arrest was located. Given the fact that was supposed to be his expertise she thought it was an odd question and stated she had no knowledge of his location. Mrs. Parsons was later advised that the representative of the fugitive recovery company was actually an FBI agent and via his lies and manipulation is attempting to frame Mrs. Parsons for claims she had no intent in.

Then several weeks later, Mrs. Parsons was advised not ^{by} be an indictment of a Grand Jury, but an "information" complaint from the U.S. Attorney, she was being falsely accused of "aiding and abetting to commit conspiracy to kidnap a judge and sheriff. She was told if she plead guilty she could go home and feed her animals, that sentencing would not be until December, that she would not have to turn herself into prison if sentenced until February and she would also be allowed to go home right then without posting any bond. However, if she plead not guilty, she would immediately be put into a federal prison with no bond. And that she if facing a 20 year sentence.

The fact is, if they actually thought she was attempting to kidnap a judge, are we to believe they would just let her walk out of there let alone without a bond? Of course not! It is also interesting that none of the media outlets in Memphis Tennessee mentioned the case. Nothing on TV, radio or print. Does anyone think they would ignore this if there was an actual attempt to kidnap a judge? Of course not! The reason they did not touch this story is because it reeks of government entrapment. Apparently they are waiting to see if this court will do the right thing and dismiss the complaint and thereby preserve the public perception of the courts integrity to not allow it to be use as a tool of vindictive prosecution. This court may not be aware of the fact that I had sued both the judge who ordered my arrest for official oppression and the former District Attorney for malicious prosecution in your court in 2009 relating to a conspiracy to falsely charge me when I had sued challenging the 2006 election in Tipton County Tennessee. That same District Attorney was recently appointed as U.S Attorney for the Western District of Tennessee and is now pursuing Mrs. Parsons.

Mrs. Parsons and I met while we were both working our way through college, were married and have been together almost 33 years. She is a graduate of the University of Memphis and has been an Electrical Design Engineer with Logical System Incorporated for almost 25 years. I went on to work for Federal Express where I became a Manager over aircraft and trucking for East Tennessee. Then I was an adjunct faculty member with Southwest College teaching a professional business course and also involved in Native American Ministry, farming and building our dream home. In 2015 I was adopted by the Tsilhqot'in Nation as a full tribal member for my efforts in my ministry to help them get their children back and shortly thereafter, I was appointed as Ambassador and began working to help them develop their natural resources, allowing all the Tsilhqot'in access to good paying jobs, revenue from their own resources and the ability to take back their children from the Canadian Child Ministry's kidnapping foster system where children like Shila Billy were put on drugs for wanting to learn about Christ, put in a cage for running away and reports of sexual abuse were ignored by the Canadian government who apparently would rather keep generating millions to balance their books with their taxpayer funded, pedophile infested, child trafficking racket. This is what President Trump, and I agree, would be called a Win, Win, Win proposition. I only say this so you can see the degree of dedication we have to each other, our work, our fellow man and just doing the right thing.

Mrs. Parsons is the daughter of [REDACTED] the former director of Memphis City Parks and [REDACTED] a former Vice President of Cummins Engines Corporation. She is the grand daughter of Dr. [REDACTED] the former Chief of Staff at [REDACTED] in Memphis and her grand father [REDACTED] was to President of the [REDACTED]. Mrs. Parsons and I raised our son [REDACTED] in a loving home of music and ministry whereby he has achieved many successes including being accepted to Julliard Music Conservatory in the 10th grade and offered scholarships to several of the top music conservatories. However, he chose to attend the University of Memphis and with a dual scholarships he was able to achieve his undergraduate in music performances and masters in conducting. While attending the U of M, he also taught music at Second Presbyterian Day School in Memphis, was a music minister at a local church and conductor for several local orchestras. During his education he also traveled the world performing music and with ministry and

since 2007 he has been the [REDACTED] I give these details to show the character of Mrs. Parsons family and of our sons work and education as evidence of the support and encouragement Mrs. Parsons and I have provided our son.

In 2007 Mrs. Parsons and I were attacked by a deranged man who was mad I was suing to void a rigged election when evidence proved his friend the Tipton County Executive had the votes flipped. The perpetrator shot 29 times at Mrs. Parsons and I and ultimately killed our pet Brandi while she was in front of me. Despite his unprovoked attack, I was falsely charged for telling him to stop shooting and that he was under citizens arrest. As a former Special Deputy of the Shelby County Sheriff while I was a Special Missions Pilot for the United States Air force Civil Air Patrol performing DEA missions, I was commissioned and aware of enacting a citizens arrest if needed. I was then railroaded into prison by the aforementioned Tipton County Judge and District Attorney without legal counsel and a jury of those loyal to the County Executive I was suing. I give these details only to show the corruption we both have endured over the past 10 years and while I was away, Mrs. Parsons took care of everything including our animals and her 40 hour a week job. Please review the attached letter to President Trump that exposes the ongoing attacks on our family by the corrupt Tipton County ol boy network and their accomplices.

We have many friends who have provided statements to Mrs. Parsons honesty and integrity and given the fact there is not a criminal fiber in her being only proves that the FBI are professionals at criminalizing even the most innocent. I pray during this time leading up to the celebration of the birth of Christ, you will take a stand and exercise the power vested in you and put a stop to the corruption within the agencies that are destroying to many lives, including ours.

Therefore, I request this matter be dismissed for lack of jurisdiction or transfer the matter to the united States Article III Section 2 Constitutional Common Law court of original jurisdiction in all cases affecting ambassadors as specified in the Constitution for the united States or the Universal Supreme Court of the Tsilhqot'in Nation. This court will take judicial notice all courts of the united States are bound to their treaties and as a signatory to the Vienna Convention on Diplomatic Relations, Mrs. Parsons maintains diplomatic immunity that she has not waived and her being forced plea made under threat, duress and coercion does not confer jurisdiction to this court.

Aside from the fact Mrs. Parsons violated no law and no mens rea exist, she is the kindest and most honest lady I have ever known. To the contrary, the FBI and prosecution have abused their power granted by their charters and as such, justice demands this matter be set-aside and an investigation into the tactics used to frame an innocent woman be ordered to prevent further abuse.

Respectfully, Under Duress, Without Prejudice,



Ambassador Michael Parsons
Tsilhqot'in Nation- Country of the Chilcotin