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Narratives and Updates

In Brief

On November 23, 2009 I was railroaded into prison for exposing corruption in Tipton County Tennessee Government. On April 26, 2012 I was released on parole. However, 22 months later and just prior to the filing deadline for another County election, the Parsons Farm was raided under false pretense and without a warrant by a Tipton County Goon Squad. Then after one of the goons asked if I was going to run for County Executive again, despite saying I had no time to run, I was again falsely accused by the minions of those in fear of losing their power and again I was kidnapped and returned to the STATE OF TENNESSEE CORPORATIONS Prisons for profit system.

On May 16, 2015 I was released from prison. Having completed the 7 year sentence for false charges, I was released to the custody of the Tipton County Tennessee Sheriff's department and then released on a \$5,000 bond pending the false charge of a violation of T.C.A. 39-17-1307, Unlawful possession of a gun. On June 26, 2015 I appeared in the Tipton County Circuit Court for a report date. At that time I announced that I was there by "Special Appearance Only" and asked to confirm that we were on the record and if the court recorder was recording the event. Judge Walker stated it was. Being the 1st time I have seen Walker since the trial, I asked him why I was never given a copy of the transcript of the motion hearing he held just prior to the trial in 2009 where his appointed attorney withdrew and I was forced to stand trial without legal counsel and why page 33 of the sentencing hearing was missing. The court appointed sentencing hearing attorney J. Barney Witherington IV, who turned out to be the family attorney of the guy who attacked my wife and I and shot and killed our per wolf-hybrid Brandi was sitting in the jury box with a smirk on his face. I pointed at him and stated I had requested those transcripts from him, the court, the court clerk as well as the court reporter and not one of them replied. Walker stated I could buy a copy but he would not require the State to pay for it. I stated that Walker had declared me indigent at that time and that I was entitled to a copy free of charge. He said request denied. I then stated that I had filed a Motion to Dismiss sitting there had never been a Probable Cause Hearing and according to the Rules of Court the indictment must be dismissed pending a Probable Cause Hearing. Walker said he was not hearing that today and all he wanted to know was if I had hired an attorney. I said no, I seek legal counsel. I don't use attorneys. I have spoken to a few but with the holiday approaching; many were out of town and would return my call next week. He said to come back on July 31, 2015.

On July 31, 2015 I returned and informed the court again that I was there by "Special Appearance Only" and that I was having difficulty finding anyone who could provide counsel due to the fact they were not sure of the jurisdiction of the court. Since the court refused to follow the rules and dismiss the indictment. I asked if this was an Admiralty court. Walker refused to confirm or deny this but only said, "admiralty has to do with water, do you see and water? I asked what form of court he was operating, what jurisdiction he was claiming and under what rules, codes or statutes he was under. He said "I'm not going to tell you, you will have to Google search it." He said come back in 10 days with a licensed Tennessee BAR card attorney. I asked if the BAR stood for British Accreditation Registry. Again he refused to confirm or deny but said it was an association of lawyers. Then for the next 5 months I was given notice for MICHAEL PARSONS to appear in court and each time I announced I was there by "Special Appearance Only", that I was not the MICHAEL PARSONS Corporation or Trust they were pursuing. That I did as Walker has suggested and "Googled" the form of court he was conducting. And at anticorruptionsociety.com the information listed on the "Lawfully Yours" tab at the top of the home page exposed the proof he were posing as a court but he was in fact operating a private for profit administrative tribunal with no protections of the Constitution for the United States of America or

The Constitution for the State of Tennessee Republic. I discovered that Judge Walker, DA Dunavant and the Court Clerk Forbess were all personally profiting from the convictions they achieved in their private for profit administrative tribunal. I discovered the BOND v. UNITED STATES 2000 case and in the Clearfield Doctrine the U.S. Supreme Court admitted the UNITED STATES GOVERNMENT and every STATE OF and every COUNTY OF were in fact private corporation and not real governments. They were in fact posing as government and as such they had no authority and only if you were fooled into consenting into a fraudulent contract with them could they put anyone in their private jail or private prison. I then went into research mode and verified they are in fact private for profit corporation and had no sovereignty. The Supreme Court clearly stated it was the people who were in fact sovereign. See [Anti Corruption Society](#) and [Lawfully Yours](#) to verify that all governments are actually private for profit corporations that are simply posing as government. And as such you are not subject to their corporate policies they call statutes which are not law.

Now, before you get excited about the word sovereign which has been demonized by the government who does not want you to know the real definition of that word, please do the following. Simply search the old definition of Sovereignty and you will discover it means creator. Just as God is sovereign to his creation, so are we. Therefore, since the people created the government, the government would be subject to We The People. The People would be the sovereign. However, the original organic government was hijacked since the Act of 1871 and now, what you have is a corporation posing as government. A corporation that has in fact committed fraud and treason.

The fact is, Judge Walker will never expose the form of court nor the Rules, Codes, or regulations he is under because that would undo their scam operation created and perpetrated by the American Bar Association who they have taken an Oath to support and which supersedes his oath to the Constitution. Once I discovered the American Bar Association is an offshoot of the London Lawyers Guild and the American Communist Society, it was easy to see his loyalty is to those that have nothing to do with the truth, or preserving and protecting our freedoms and liberties.

On December 22, 2015, just before the trial the Charges and indictment were dismissed. Although Walker would not admit he lacked jurisdiction as the basis to dismiss, the fact he had ignored the Motion to Dismiss for 8 months and only chose to apply that as the basis is telling. However, on January 12, 2016 I was again invited to come to court and though I was in the court and when MICHAEL PARSONS was called and I asked the TIPTON COUNTY CORPORATION General Sessions Court Administrator, Peeler if he was calling me the live man or was he calling the MICHAEL PARSONS Corporation or Trust, I was arrested. Then, as I was being drug off to their private for profit Tipton County Jail now called the Tipton County Correctional Facility, Peeler stated, "I'm ordering an arrest warrant for MICHAEL PARSONS for failure to appear." Given the fact I had been arrested moments earlier, who was this other Michael Parsons he was ordering be arrested for failure to appear? I was then held in their private for profit prison without bond because Mrs. Parsons had filed Notice to them that the Universal Supreme Court of the Tsilhqot'in had exonerated me of the original false charge but the Corporation posing as the Tipton County Court refused to recognize their Sovereign authority being superior to a State of Tennessee Corporation and claimed I was a flight

risk. Then over the next 5 1/2 months I was starved, tortured and assaulted resulting in 3 broken ribs and denied medical care. My family was shocked to be informed by the State of Tennessee that they claimed they had no oversight of the jail because it was private. I am now facing another trial date on January 10, 2017. They are trying to send me back to their private for profit prison for 10 years for being in the vicinity of Mrs. Parsons guns. Guns that were locked up where I had no access. They are trying to enforce a statute that does not exist. Aside from the fact I had no guns, that I was adopted by the Tsihqot'in Nation, that I am not a U.S. citizen, that I was appointed as an Associate Chief Justice of their Universal Supreme Court and as such have diplomatic immunity and not subject to their jurisdiction, I, like most people who are not employees of their corporate scheme are not subject to their corporate policies they call statutes and therefore, they lack any jurisdiction. See

universalsupremecourt.org

International Court Exonerates Mike

Click here to see [Reasons for Judgment](#).

Contact me at mphi@msn.com

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[Preliminary Hearing
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Contact

Thank you for your interest. For questions or comments, please use the information listed here. We look forward to hearing from you soon.

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