

# Rudy Davis

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**From:** WILLIAMS ANTHONY TROY (05963122)  
**Sent Date:** Wednesday, March 6, 2019 9:07 AM  
**To:** ruddavis@yahoo.com  
**Subject:** DEMAND FOR GOV'T TO MAKE PUBLIC COST 2 TAXPAYERS

3-5-19. Mr. Issaacson, please file this motion asap. Thanks

DEMAND FOR GOVERNMENT TO MAKE PUBLIC HOW MUCH THIS MALICIOUS AND BOGUS PROSECUTION HAS COST TAXPAYERS TO DATE AND THE PROJECTED COST TO COMPLETE THROUGH TRIAL

Private Attorney General Anthony Williams, a servant of the Most High Yahweh Elohim and Yahshua the Mahshyah submits the above titled motion for the benefit of the public. This non-hearing motion is being made to ensure that there is transparency in this malicious prosecution and to keep the American people informed on how their funds are being appropriated or misappropriated.

The criminal trials of all defendants are public according to the Sixth Amendment of the U.S. Constitution, and as such the public is entitled to know how their funds are being appropriated or misappropriated in the prosecution of criminal cases, especially those such as the current case in which no crime was committed and yet the FBI and the US Attorney's office have chosen to expend an enormous amount of money to keep an innocent man incarcerated because of the corruption that the undersigned has exposed in the judicial system here in Hawaii and in the State of Florida.

The undersigned is demanding that the government make public and file on the record the cost for the following:

- 1) The Mental Evaluation conducted by Dr. Tanya D'Avanzo which was bogus and unnecessary but ordered solely to delay the trial.
- 2) Employing a Private Investigator for the undersigned.
- 3) Printing of \$50,000 pages of discovery.
- 4) Transporting the undersigned to each and every hearing.
- 5) Amount per day and annually it costs to keep the undersigned unlawfully incarcerated.
- 6) Amount per day and annually it costs to have the undersigned fed each day.
- 7) Amount per day and annually it cost for the appointment of a standby attorney for the undersigned.
- 8) Amount per day and annually it cost for the appointment of counsel for the undersigned's mother.
- 9) Amount per day and annually it cost to pay the prosecutors in this case.
- 10) Amount per day and annually it cost to pay each and every judge that presides over any hearing in this case.
- 11) Transporting the undersigned from Miami FDC to Oklahoma City FDC by airplane. This includes the cost of the man hours for security to transport the undersigned.
- 12) Transporting the undersigned from Oklahoma City FDC to Pahrump, Nevada by airplane. This includes the cost of man hours for security to transport the undersigned.
- 13) Amount it costed to transport the undersigned from Pahrump, Nevada by a feces infested bus for four(4) long agonizing hours to San Bernadino, California.
- 14) Transporting the underigned by bus from San Bernadina to McClarran Airport. This includes the cost of man hours for security to transport the undersigned.
- 15) Tranporting the undersigned by from McClarran Airport in California to the Honolulu airport. This includes the cost of man hours for security to transport the undersigned.
- 16) Amount projected it will cost to take this case to trial if the trial last:
  - a) one week;
  - b) two weeks;
  - c) three weeks;
  - d) four weeks;
  - e) two months
  - f) three months;
  - g) six months;

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- h) one year; and
- 17) Projected amount it will cost for any expert witness to attend.
- 18) Projected amount it will cost for the government to pay for the flight, hotel accommodations, food and transportation to the trial of the approximate 35-40 witnesses the undersigned will have a subpoena to testify on his behalf from the mainland.
- 19) Projected amount it will cost for the government to pay for the flight, hotel accommodations, food and transportation to the trial of the approximate 10-15 witnesses the undersigned will have a subpoena to testify on his behalf from the islands.
- 17) Amount it has costed to continue the trial seven times over the objection of the undersigned.
- 18) Amount for the regular postage it has costed to mail motions, documents, orders or any other legal document to the undersigned, prosecutors, undersigned's standby counsel, counsel for undersigned's mother and any other mailing in connection or conjunction with this prosecution.
- 19) Amount for certified mail it has costed to mail motions, documents, orders or any other legal document to the undersigned, prosecutors, undersigned's standby counsel, counsel for the undersigned's mother and any other certified mailing in connection or conjunction with this prosecution.
- 20) Amount it costed to transport the undersigneds two boxes of law work from Miami FDC to Honolulu FDC.

WHEREFORE, the undersigned demands that the court compels the government provide to the undersigned and the court the following information within twenty-one (21) days of receipt of this motion.

Executed this 5th day of March 2019.

Righteously submitted,

/s/ Anthony Williams  
Private Attorney General  
Counsel to the Poor (Psalms 14:6)  
Common Law Counsel (28 USC 1654, First Judiciary Act of 1789, section 35)