

Honorable Chilcotin Ambassador to France
David Roland; Hinkson
P.O. Box 33.
Terre Haute, Indiana.

May 20, 2019

Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001

Dear Mr. Travers and Harris (Clerks);

I, now sent the Supreme Court, a copy of my diplomactic appointment papers, that show this foreign court has offically ruled that:

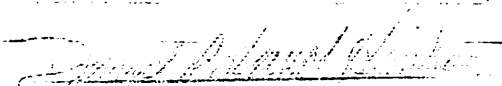
(1). I was wrongfully charged, prosecuted, convicted, and detained (I find it interesting, that a foreign court, can see and rule, that I'm now a Political Prisoner);

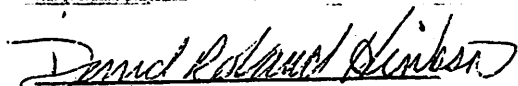
(2). That I have been exonerated of all charges, and his case dismissed (therefore, I have attached Exhibit "A", to my Writ of Habeous, Corpus, to now be able to explain to this Honorable Court, the rest of the story, in my own words. speaking as an Ambassador, detainling, just how the 9th Circuit Court and Judges, orchastrated to make me a Political Prisoner, using the concept, you would now call "Obstruction of Justice".

(3). That, I may appeal for further monetary relief and compensations for injuries (I will seek no damages, as I have what I need already in place).

I'm very honored, that the Chilcotin National Congress, has decided, that my prosecution, is so blatenly unconstitutional, that they have filed this Exparte Order.

In my opionion, I do feel that I'm worthy of being appointed to be thier Amba'ssador to France, as I had volunteered in 2000, to work for the Doctors Without Borders, in six different countries, testing new treatments and lecturing on infectious diseases. Therefore, I actually removed AIDs, from over 1,000 patients, and Malaria, from over 1,000 patients, and gave over 100 lectures to other doctors; I now speak Russian and Spanish fluently. and did all of this work, as a free volunteer, and was hoping to get at least one Nobel Peace Prize. Thus, these federal agents, in Idaho, sealed an indictment on July 18, 2002, as they knew that I was overseas; then, I was arrested and sat in the Boise Idaho Jail for two years, before they found thier new Liar Witness, who worked to sue four times, in an attempt to steal WaterOz. Therefore, they lost each law suit, based on the fact that I would never own any property in my name, and this really made them angry. I have always maintained, that I was working for God, and had worked my busness as a non profit. Thus, when the agents could not steal WaterOz, they finally firebombed it.


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I never made any medical claims here, as I knew that the FDA would attack me, but in the end the FDA used brochures that were not from my company, and said I was shipping adulterated medical devices in interstate commerce.

It is interesting to note in the end, I was able to prove, conclusively, that Copper, is also the cure for all Cancers.

Therefore, even now after being in a dungeon for 17 years, I'm not apologizing or saying I'm sorry for anything that I have done, or have done, as everything in my entire case is based on provable fraud and perjury.

The real truth, in this matter, is that the Judge they said I threatened and his unholy satanic dominions, all wanted to steal and seize my property and business, and when they could not get it done, they wanted to murder me with time.

Therefore, if I get released, I will continue my mission of helping mankind remove infectious diseases, only from countries that want to welcome me and my new medical concepts. Therefore, I now will work with and under diplomatic immunity as I move forward.

Therefore, it really does not matter, if you decide to release me, as I really now need to leave the American Dream behind me, and go elsewhere, being just me. I therefore, now need to seek asylum in any country, as I really just don't feel safe here anymore. Therefore, at this time I feel that it is not even safe to visit my children or the land that I still legally don't own.

Therefore, in summary here, I now ask that this Honorable Court have the US. Marshals, escort me to the nearest airport, and let me go to Canada, then I will travel to France to represent the Nation that has appointed me to be their Ambassador.



NOTICE TO INMATE OF TRANSFER TO COMMUNICATIONS MANAGEMENT UNIT

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Inmate Name (Last, First, Middle): HINKSON, David	Register Number: 08795-023
Warden (print and signature): J. Bell, Warden <i>J. Bell</i>	Institution: FCI Terre Haute, Indiana

NOTICE: This notice informs you of your transfer to a Federal Bureau of Prisons (Bureau) facility that allows greater management of your communication with persons in the community through more effective monitoring of your telephone use, written correspondence, and visiting. Your communication by these methods may be limited as necessary to allow effective monitoring. Your general conditions of confinement in this unit may also be restricted as necessary to provide greater management of your communications. Your transfer to this unit, by itself, will have no effect on the length of your incarceration. You will continue to earn good-conduct sentence credit in accordance with Bureau policy.

Your transfer to this facility under these conditions is based on the following specific information: On January 14, 2019, SIS staff at USP McCreary concluded an investigation and determined that you knowingly and willfully circumvented established phone and mail monitoring procedures for the purpose of committing fraud. Specifically, you engaged in communication with radio talk show host Rudy Davis, Forney TX, in an attempt to solicit crowdsourcing funding from unsuspecting listeners. You sent emails to your contacts and directed them to borrow money against property you allegedly owned, for the purpose of funding your fictitious invention of free energy. You also attempted to sell what you referred to as "Green Conservancy Bitcoin tokens." In exchange for money, the buyer would receive Bitcoins and a share of the profits, received from sale of your so-called invention. In outgoing emails to Rudy Davis and potential donors, you acknowledged the Bitcoins were worthless, by stating that the Bitcoins should be "backed with something of value." You even suggested mining Platinum for the purpose of backing the Bitcoins with the precious metal. The investigation clearly illustrated that you attempted to sell the Bitcoins with the intent of fraudulently receiving funding from outside sources for fictitious and illegal purposes. Further, you openly discussed your ideas and crowdsourcing funding options during phone conversations with Rudy Davis, a Radio Talk show host, which he recorded and published to YouTube.

Your offense conduct and Institution conduct, indicates a substantial likelihood that you will encourage, coordinate, facilitate, or otherwise act in furtherance of illegal activity through communication with persons in the community. As such, increased communications monitoring and stringent controls need to be in place to preclude you from engaging in criminal activity. To deter your attempts at using inmate communications to engage in illegal activities, you have been recommended for continued placement in a Communications Management Unit (CMU) for increased monitoring of your communications to protect the safety, security, and good order of BOP institutions, government officials, and the public.

Based on this information, your transfer to this facility for greater communication management is necessary to the safe, secure, and orderly operation of Bureau institutions, or protection of the public. Your continued designation to this facility will be reviewed regularly by your Unit Team under circumstances providing you notice and an opportunity to be heard, in accordance with the Bureau's policy on Classification and Program Review of Inmates.

OPPORTUNITY TO APPEAL TRANSFER DECISION - You may appeal this transfer decision, or any conditions of your confinement, through the Bureau's Administrative Remedy Program, 28 C.F.R. §§ 542.10 through 542.19, and corresponding policy. A member of your Unit Team will provide you with the necessary form upon request.

INSTRUCTIONS TO STAFF - Provide the inmate a copy of this form and complete the following information documenting delivery.

Staff Member Name and Position (printed): R. Eisele	Staff Member (signature): <i>R. Eisele</i>	Date Issued: 4/15/19
M. D. Carvajal Assistant Director, Correctional Programs Division		

HONORABLE CHILCOTIN AMBASSADOR TO FRANCE
David Roland Hinkson

ATTACHMENT "A"

I was given a report/statement dated 4/15/19. that was signed by R Eisele, that state the reasons, that I was placed at the CMU. This report was based on provable lies and purjury, by SIS J. Dunkin (McCreary), who instigated the false attacks against me. for provable reasons of racism. Note that SIS J. Dunkin is a member of the Ku Klux Klan (see McCreary Prison Website). Note I am caucasian, not Black.

The problem started. when Rudy Davis (see lonestar 1776), talked to one of his minister friends, a "Steven Broden," who was invited to speak at the White House about "infectious diseases in the minority community". Rudy, had told Mr. Broden about the fact that I used to manufacture a Copper product, that was shown to remove and treat Aids and Malaria. Thus Mr. Broden went to the White House twice, and spoke to President Trump and staff about this subject. Then, Rudy asked me to thank Mr. Broden for his efforts. Durring the call, Mr. Broden stated, "I'm just now standing in front of the oval office, and here comes Mr. Tump, and the call was ended. The next day, Mr. Broden's phone number and Eddie McClindon's number, were both blocked. It would seem that the only numbers that were shut down, both belonged to only black people. Note. that I did not talk Mr. Broden into going into the White House, as this was not my deal in any way. Note that Rudy had collected many testimonials about my Copper product, and this also did not involve me.

Therefore, the next day (Dec 13, 2018), SIS J. Dunkin shut off my trulincs, phone and commissary and put a hold on my funds, so that I could not even buy Hygine. Now, SIS Dunkin, called me down to the Lt. Office, and told me not to use the phone, or I would go to the SHU; therefore, I did not use the phone for a full 30 days. Then, on January, 13, 2019, I was thrown into the SHU. Note, that I had now already been punished for 30 days, and not given a shot, or write up.

Now on or about 2-8-19, I was served a bogus Shot, that was a 100 series Shot/Incident Report, that accused Rudy Davis of running a scheme to defraud. Note a lot of what is in the next Shot/Incident was the same false accusations. Therefore, I had called Rudy Davis as a Witness, along with four other witness. This made J. Dunkin agnry, therefore, he threw the 100 series shot into the trash can. and rewrote the Incident Report as a 334 series shot. This was done to stop me from having due process and to make sure that I did not get a DHO Hearing. Thus I was never served a copy of the new modified write ups, and this also violated due process. Therefore, the very Incident Report that was used to justify sending me here, was never properly served upon me. Note that is probably why there now shows two 334 Series Incident Reports on my file. Therefore, I have never seen either of these reports, in violation of due process, that were both issued on 2-11-2019, and had already been in the SHU for 30 days, before they were written. But, then on 2-26-2019 they served me an Incident Report, that accused my Cellie Michael Knight of

having sent an email to Rudy Davis, on or about December 22nd 2018. Note that no one even knew that we were not supposed to contact Mr. Davis. Note, that Mr. Davis, was in touch with many inmates at McCreary. Note, that this Incident Report, stated that the message that was sent to Mr. Davis, just stated that I had, had, my Hygine cut off since December 13, 2008; That is all that the message stated, and I never even told my cellie Michael Knight to send this message. But, if I had, of had this message sent, it was only exposing, the fact, that I had been punished for many days, and no Incident Report had ever been written. Therefore, according to the provable record, it is only this email, that was used to justify sending me to the CMU. But when you read the Incident Report, they make the thing they call circumventing, sound like it was part of the reason that they accused Rudy Davis, of all of the so called crimes, that were never given proper due process. Therefore, some of the other items, that were provable a fraud, are as follows:

1. There is no evidence of Fraud, and I have never been accused of fraud in my entire life. Rudy, is a Minister and not involved in any activity that is busness related, as the BOP knows all about who he is and what he does. This is why they orchastrated to cancel the due process, as they did not want to let Rudy have a statement on the record. Also Rudy filed a complaint with the prison there, and also a complaint with the Attorney Generals Office.
2. Rudy Davis, is not a "Talk Show Host", and he does not have any listeners. Every phone call ever made to Rudy is recorded, "lonestar1776"
3. No one ever attempted to solicit funds for crowdfsource.
4. I never sent any emails to my so called contacts, to direct them to borrow money against property, for the purpose of funding fictitious invention of free energy. I had an inmate, that got a POA from my father, to go and borrow money on a building that I used to own, and I had called my Brother and my father to complain about this, as this inmate is attempting to take advantage of my father.
5. I never created a fictitious invention of free green energy; but I have created a real working GALT Motor (see GALTgenerator on U-Tube. fourth pick down), that my friend placed on U-tube. I have offered this invention to President Obama and Trump, and the US Navy, as I was in the Navy.
6. I have never attempted to sell or raise money using Bit Coins, as all I have ever done is attempb to give it to the Military for free, as the solution for Global Warming. I would never sell a GALT Generator, as it is not for sale, and I have not applied for a US Patent, as the US Patent Office claims that there is no such thing even possible!
7. I have stated on the phone, that all Bit Coins were worthless, as they, are all backed by nothing. I had read the book. Bit Coin for dumies, and was exercising my right to have free speech. But, I have talked about Platnium, with my fried Dennis, as my other friend, the late Douglas Noland, had found the mother load of Platnium out in the Nevada Desert, and I had offered it to President Tump, and Obama, for the purpose of being able to back the US

money supply. Again I was just attempting to be a good citizen and help my country. I never had any interest in the Platinum before, as it belonged to Douglas Noland, but after his death, I wanted to let someone know about this, as I felt that it had National Defense ramifications. Even now, I don't care about it. 8. Therefore, I have never attempted to sell Bitcoins and never attempted to commit fraud for any purposes, especially illegal purposes.

Therefore, I have never done any crime and all that is stated, in J. Dunkin's phony Incident Report is a fraud, and I have not been given any due process, in the two Incident Reports in question. And using the Incident Report for Michael Knight, to justify sending me to the CMU, is also a fraud.

Also, let it be known that 8 different officers, at the McCreary, each, told me the same thing, when I asked what I had done wrong, as they said; "You know what you did"; and I would say, no I don't, please tell me, and they would move their lips to mouth, "Nigger Lover." Note that Officer Weiss, first accused me verbally, of running a pension scheme in Africa, always about black. When a Black Inmate named J. was taken to the Hospital, he overheard, J. Dunkin, making hateful and racist slurs against me for over 4 hours, as they sat in the back seat.

The very fact that J. Dunkin shut off the phones, only to black people is provable, and you can interview "J".

Also, if you check the record while I was at McCreary, you find that someone printed 1300 pages using my true links, when I was in the SHU. It would seem that my account was left on for 30 days, while I was in the SHU. Also, they always attempt to place me into the SHU with Black People, knowing that this would get me into trouble.

Therefore, I'm formally accusing J. Dunkin of racial hate, and not doing his job in a honest manner. You can also check on the net and find where J. Dunkin brags about being in the Klan, and being very proud of his hatred.

I'm only guilty of calling and thanking the Minister, who traveled now twice to meet with the White House. I also have three letters from the White House, where President Trump, has written my mother back, and provided her with a Pardon, and Comutation Number.

NOTICE: I was made an Ambassador, and now have diplomatic Status. I was made an Ambassador, over 10 years ago.

Honorable Chilcotin Ambassador to France
David Roland Hinkson.

I thus have now noticed the proper people concerning this matter.

~~I was given this as I was working for the Doctors Without Borders, overseas, using my Gopper concept, and was over there, in fact when~~

~~they said I was here, and they canceled my alibi.~~ Sincerely,

REGISTER NO: 08795-023 NAME.: HINKSON, DAVID ROLAND
 FUNCTION...: PRT FORMAT: CONDENSED LIMIT TO ___ MOS PRIOR TO 04-16-2019

HEARING_DT	REPORT#	PROHIBITED ACT / DESCRIPTION	SANCTION(STATUS)	COMP	LAW
02-26-2019	3223464	296 MAIL ABUSE, DISRUPT MONITORING	DIS GCT <i>27 days</i> LP EMAIL <i>6mos (2/26/19-8/25/19)</i>	010	P
02-11-2019	3221316	334 CONDUCTING A BUSINESS W/O AUTH	LP COMM <i>30 days (ended 3/12/19)</i>		
02-11-2019	3216620	334 CONDUCTING A BUSINESS W/O AUTH	LP PHONE <i>60 days (2/11/19-4/11/19)</i>		
04-17-2018	3102827	297 PHONE ABUSE-DISRUPT MONITORING	DIS GCT <i>27 days</i> FF NVGCT <i>15 days</i> LP PHONE <i>3 mos</i>	010	P
03-29-2018	3103457	397 PHONE ABUSE - NO CIRCUMVENTION	LP PHONE		
06-07-2017	2992984	297 PHONE ABUSE-DISRUPT MONITORING	DIS GCT LP PHONE	010	P
		334A CONDUCTING A BUSINESS W/O AUTH	DS		
05-24-2017	2990052	329 DESTROY PROP \$100 OR LESS	LP MPLAYER		
05-24-2017	2960016	297 PHONE ABUSE-DISRUPT MONITORING	DIS GCT DS LP PHONE	010	P
02-11-2015	2679278	397 PHONE ABUSE - NO CIRCUMVENTION	LP VISIT		
10-18-2013	2499522	226 POSSESSING STOLEN PROPERTY	DIS GCT LP COMM	010	P
08-29-2012	2342910	397 PHONE ABUSE - NO CIRCUMVENTION	LP PHONE		
10-06-2011	2218548	305 POSSESSING UNAUTHORIZED ITEM	LP OTHER		
02-19-2010	1980717	312 BEING INSOLENT TO STAFF MEMBER	LP COMM (SUSP)		
06-26-2007	1612680	397 PHONE ABUSE - NO CIRCUMVENTION	RMV PGM		

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-DIR-9 including any attachments must be submitted with this appeal.

From: Hinkson David R 08795-023 _____
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A—REASON FOR APPEAL

I was wrongfully sent to CMU, based on provable lies and fraud, and this wrongful scheme, now has made it almost impossible for me to communicate with my Parents who are now 90 years old, and my father is sick. Therefore, I'm filing this Appeal to ask to be able to be placed in a medium Prison.

I was put in to go to a medium, and this transfer was canceled when they sent me here. see ATTACHMENT "A" for more details. In summary, I was never served any of the Incident Reports, and that is why, there are no signatures present on them.

4-19
DATE

[Signature]
SIGNATURE OF REQUESTER

Part B—RESPONSE

DATE

REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: _____

Part C—RECEIPT

CASE NUMBER: _____

Return to: _____
REG. NO. LAST NAME, FIRST, MIDDLE INITIAL INSTITUTION REG. NO. UNIT INSTITUTION

SUBJECT: _____

VIII THE BOGUS TRIAL

I was arrested in April of 2003, and sat in the Boise Jail for two years, without Bond or Bail, or being told what the charges were, in violation of the concept of Speedy Trial. Then the two Trials took place in Boise Idaho, and the De facto U.S. Government had no Statutory or Constitutionally defined Authority, or Jurisdiction there, and none of these Jurors, were a Jury of my Peers, as I have never lived, or had any Nexus to Boise, therefore, there could not have been any Mens Rea. In the first Bogus Trial, I was accused of "Structuring a Transaction to Avoid Reporting", with no accusation or Nexus to any Criminal Conduct, and this De facto Statute by it's very definition only effected employees at a Bank, which I'm not, and further exempted Payroll, from having to be reported, which funds were infact, used exclusively for Payroll, and I was living in Russia.

Therefore, I was given a 10 year sentence, for someone else removing funds for Payroll, with no attached criminal conduct; and this Structuring Law also exempted Payroll.

The second Bogus Trial was for making threats, in July of 2002, against three, so called federal officials, that they knew, I knew, were not infact federal officials, as I had previously Noticed them.

Therefore, Petitioners attorney "Hoyt", filed an Alibi Motion, that proved I was in Russia, untill November of 2002, and now the court superceeded, the Indictment from July of 2002, to December, and January 3, 2003, but thier Chief Witness, still lied, and said it happened in July. Note, I also had alibi information for December of 2002, and January (2003). Two of the Jurors had ties to Judge Lodge (supposed Judge, I had threatened), as Claudia Haines, was, Lodges wife's girl friend and campain manager, and Ben Cassy, is Judge Lodges wife's brother (see Affidavit of Ben Casey).

The Trial Judge, allowed thier Chief Witness to wear a phony Purple Heart on the Witness Stand; proffer provable forged DD-214 into the record, as evidence; that listed combate awards, that were created by Congress in 1993 (into a document that was dated 1954), and proved thier witness, was only 13 years old durring the Korean War; claim that I had made these, so called threats, because "Lodge", had ruled against me (in or before July of 2002), when infact, he had not, and I never knew who Lodge was (no Mens Rea or Actus Rea established); claim that he had no daughters, when infact, the record showed that he had gone to trial for molesting them (ages 5-7).

Therefore, the Trial Judge further, failed to call a mis-trial, when Juror, Claudia Hines, came out of the Jury room, at half time, to ask an inappropriate question, that showed, that the Jury had already decided my guilt, even before, I had a chance to testify.

Therefore, the Trial Judge, committed provable perjury from the Bench, as he vouched for his Chief Witness, stating that he had in fact landed on the Beach in Korea, and that there was nothing in the Offical Military File, that stated otherwise, as he proceeded to hide all of the impeaching and exculpatory evidence (Jenx, Giglio and Brady), that was in the Offical Military File, that had been sent to him from D.C.; as he finally ruled in the end, that we could not see this offical Military File under Brady, as this Offical File was not Self Authenticating, when everyone knew it was; then he proceeded to seal the record of my Passport, that showed my Alibi. There within said Military File was the evidence that proved

thier witness was a social pathic liar, like a letter written by a Ben Keeley, that refuted all of the Witnesses Testimony, as the letter recomended that thier Witness, needed to be Indicted for Stolen Valor and theft of VA funds (as the Hospital Bill was over \$250,000), and it was these Alibi Medical Records (that they hid), that would even now prove thier witness had been continusly Wheel-Chair Bound, Incontenent (since 2000), even before he went into a Coma (in May of 2002), and subsequently had Open Heart Surguery and a Pace Maker (Oct 2002). The witness also testified to the first Grand Jury, that he could not hear since the Hand Gernade, blew out his ear drums.

Now, the Trial Judge, was seen having an illegal Exparte Meeting, with the Chief Witness, before he testified, as he was seen rolling his Wheel Chair from the Judges Chambers (see Affidavit Hoyt), and this should have caused a mistrial.

Therefore, in the end, I was accused of hiring a man, who was actually in a Coma in July, in the Governments VA Hospital, to be a hit man, and to this day they continue to hid these records.

Then two years later, thier witness, was finally Indicted, for Stolen Valor, and theft of Government funds, and was found guilty, in a Montana, federal court, for the same lies, he told at Petitioner's trial, and durring this trial the federal Judge made the Ruling, that, this conviction was material to Petitioner's, but the trial Judge, refused to allow this new trial to be used as evidence, in Petitioner's wrongful case at bar. Therefore, Witnesses, conviction was evidence, that he had lied about everything durring Petitioner's trial.