

DW

HOCH & ASSOCIATES

803 Robert S. Kerr

Oklahoma City, Oklahoma 73106

Albert J. Hoch Jr.
Ali William Khalili

Tel: 405-521-1155
Fax: 405-528-0308

May 24, 2013

Ms. Loraine D. Farabow
First Assistant General Counsel
Oklahoma Bar Association
1901 North Lincoln Blvd.
Oklahoma City, OK 73152-3036

RECEIVED

JUN 03 2013

Office of the General Counsel
Oklahoma Bar Association

Re: Complaint by Dyer clan

Dear Ms. Farabow,

The purpose of this letter is to respond to the claims made by Mr. Dyer and his mother.

At the outset, Mr. Dyer is not "pro se" on his appeal. The Oklahoma Indigent Defense System represents Mr. Dyer on his appeal. I filed a NOIA, the trial court found that Mr. Dyer was now indigent and appointed the OIDS to represent him.

2 The "evidence" that Ms. Dyer refers to being "scrubbed" involves two separate groups of items. The first group, which includes the hard drive that they complain about was picked up from my office by Mr. Dyer's mother and sister (with his approval) immediately after the trial (before the OIDS was appointed to represent Mr. Dyer on his appeal) while they were complaining about me, the judge, the jury and the verdict and asserting that they were going to hire appellate counsel. The second set of items included the remainder of my files and exhibits which was picked up from my office by the OIDS after they were appointed and which included everything else. Nothing was "scrubbed" from my files. If Mr. Dyer and his family failed to provide the information to OIDS in a timely manner, that was a deliberate decision on their part.

3 In addition a little history will be instructive. Mr. Dyer was charged with the offenses of Child Sexual Abuse and Knowingly Concealing Stolen Property (firearms).

TRIAL HISTORY

4 In Mr. Dyer's first trial, the jury reached a verdict of guilty and a sentence recommendation of 25 years to serve in the Oklahoma Department of Corrections. As the jury was entering the courtroom to have the verdict delivered, one of the jurors changed their mind causing a mistrial. The juror later contacted the Stephens County District Court and requested that the verdict be imposed, but was advised by the Court that a mistrial had already been declared.

|

Ms. Loraine D. Farabow
Charles Dyer Complaint
May 24, 2013
Page 2

5 The weekend before his second trial was to begin, Mr. Dyer's trailer home caught fire while Mr. Dyer was drinking and having sex with the secretary from his attorney's office. Mr. Dyer fled the jurisdiction of the Court in what became a highly publicized case wherein Mr. Dyer later surrendered himself to the Federal Bureau of Investigation and was returned to Stephens County for prosecution and remanded to jail without bond.

6 The Dyer family then contacted me in the hope that I could either resolve Mr. Dyer's cases without a trial or would be more successful than the original trial counsel. At the time they contacted me I was already committed to several jury trials through the Oklahoma Indigent Defense System, both as a contractor and as conflict counsel. I advised them that if I took the case, I would need to have at least one continuance from the trial date which was set at the time they retained me. They still hired me.

7 The trial court denied our motion for a change of venue which was made before Mr. Dyer's second and third trials in Stephens County. Multiple newspaper and television stories were published in the area concerning the original charge, the flight to avoid prosecution, the multistate manhunt, and in addition members of various and sundry "militia" clans became involved through the media, including the internet.

8 During Mr. Dyer's second trial, information came to the attention of the Office of the District Attorney, who then advised counsel for the defense in Mr. Dyer's case and another case that was being tried in a separate courtroom in the Stephens County courthouse. The information involved a questionnaire mailing that had inadvertently gone to members of the current jury pool. Once again, the Court reluctantly granted a mistrial.

9 The trial court denied our motions to dismiss (and applications for writ of prohibition) on double jeopardy grounds after the second mistrial.

10 I was able to negotiate a plea bargain offer with the Office of the District Attorney that involved a sentence recommendation of two and one half years to serve with the ODOC, credit for time served, and a period of probation on count 1 and a dismissal on count 2. You can confirm the plea bargain with the Office of the District Attorney. Mr. Dyer chose to involve his mother and sister in a discussion of the plea bargain who both demanded that he not take the plea bargain and proceed to jury trial. Mr. Dyer chose to follow their advice instead of mine; and, now all three of them are complaining about the consequences of their decision.

11 The next jury trial was completed to verdict. Any alleged errors by the prosecutors, judge or me are on appeal to the Oklahoma Court of Criminal Appeals.

EVIDENTIARY DECISIONS

12 The alleged victim testified in the trial and identified Mr. Dyer as the individual who had molested her. Since she was related to Mr. Dyer, there were no issues regarding identity. During direct examination, and cross examination she did not waiver in her testimony regarding the criminal acts committed by Mr. Dyer. Her testimony was consistent with her testimony during the first trial. Her testimony was consistent with her reports to her mother, law enforcement personnel and a forensic examiner.

13 The physical evidence was consistent with the testimony of the minor child. Among the complaints received by you concerning the "hard disc drive" from the computer were complaints concerning possible impact on the credibility of the ex-wife; however, none of the proposed "evidence" explained the minor child's torn hymen, physician testimony that the injuries were consistent with molestation nor the minor child's vivid descriptions of the criminal acts.

14 The trial court overruled the motion to strike and motion in limine filed by the defense regarding Mr. Dyer's ex-wife and she was permitted to testify. The trial court overruled the defense objections to a forensic examiner and her examination and the examiner was permitted to testify and the examination was played for the jury. All of these issues are now before the Oklahoma Court of Criminal Appeals.

15 With regards to witnesses and evidence that the Dyer family believes should have been used during the final jury trial, once again they did not tell the "rest of the story." After the first trial, flight to avoid prosecution, subsequent arrest and incarceration pending trial, Mr. Dyer and his family decided that they should discuss every detail of his case, including all witnesses and any potential exculpatory evidence on the telephone from the jail. Mr. Dyer insured the admissibility of all of these calls if any issue discussed in them came up during the trial by acknowledging that they were being recorded by ending his conversations with "fuck you Jason Hicks." Although Mr. Hicks did not participate in the trial of Mr. Dyer, Mr. Hicks is the District Attorney for that jurisdiction.

16 The conduct of the Dyer family insured that the Office of the District Attorney was aware of what the individual witnesses would say, which allowed them to investigate the past witnesses and confirm that they would NOT say what the Dyer family claimed and to prepare additional cross examination in order to impeach anyone who did agree to

testify. In conversations with these individuals, I confirmed that they would NOT testify to matters in the manner claimed by the Dyer family or would be susceptible to the additional impeachment evidence which the Office of the District Attorney provided pursuant to the discovery and *Brady* motions which we had filed.

17 I chose not to call some witnesses who had testified in the first trial but who could now be impeached and some individuals who had advised me that the Dyer family was not being candid with me about what they would say if they were called. This decision was a direct result of the conduct of the Dyer family which rendered these individuals useless or worse in the jury trial.

18 In addition, I chose not to call additional individuals or open certain topics up during cross-examination because of the potential prejudice of their testimony. For example, the Dyer family now complains about the decisions I made not to open the door with Mr. Dyer's girlfriend about telephone calls and conversations involving interviews with the FBI and investigators from the Office of the District Attorney concerning allegations that Mr. Dyer had molested her daughter.

19 Cross examination of Mr. Dyer's ex-wife revealed to the jury her drug use, infidelity, threats to "get" Mr. Dyer and other issues including possible motives for her to get the minor child to lie; however, the physical evidence was impossible to overcome.

20 Mr. Dyer's mother also wanted me to elicit testimony about the alleged victim being in a tent with Mr. Dyer and the relationship between Mr. Dyer and the child of his girlfriend. *This testimony would have directly opened the door for testimony from the alleged victim that Mr. Dyer had also molested the child of his girlfriend and testimony from the alleged victim that Mr. Dyer had molested her in a tent on a separate occasion.*

21 This testimony would also have opened the door to allow the introduction of telephone calls from the jail involving Mr. Dyer, discussions of these complaints and the manipulative and threatening conversations between Mr. Dyer and his girlfriend. Mr. Dyer's girlfriend went as far as to say that she would call the FBI and the DA to tell them what Mr. Dyer did to her daughter.

22 By not opening the door to these topics, I was able to keep these jailhouse telephone calls, containing prejudicial information and comments from Mr. Dyer, as well as the additional complaints of sexual abuse from the jury during this trial.

23 Other information, such as the "evidence" from the computer hard drive was either irrelevant or opened the doors to such prejudicial information as additional allegations of molestation, attempts to conceal evidence, Mr. Dyer's membership in a self-styled "militia" or the gun charges. Once again, the Dyer family fails to tell you that I was successful in getting the weapons charges severed from this trial and was able to keep all of that prejudicial information from the jury.

24 The Dyer family complains about decisions not to offer information from the internet or individuals affiliated with self-styled "militia" groups to support a conspiracy theory involving government persecution of Mr. Dyer.

25 Some of the information was not offered because it was irrelevant and came from sources which could not be qualified. Some of the information was not offered because it also would have violated orders of the trial court. All of the information was not offered because it was irrelevant to the child's testimony and it opened the door to (a) impeachment through information provided by Mr. Dyer to the Office of the District Attorney, and/or (b) to impeachment through information provided by the FBI to the Office of the District Attorney.

26 The Dyer family also wanted to use information posted on the internet in a so called "Hinkey Report" which included unsubstantiated generalized allegations of misconduct within the Stephens County government as well as within other state and federal governments.

27 Opening these doors would have permitted the Office of the District Attorney to introduce to the jury items of evidence such as Mr. Dyer's on-line video depicting Mr. Dyer holding high powered weapons and stating anti-government rhetoric while declaring himself to be "the July 4th patriot" and all of the evidence concerning Mr. Dyer's flight to avoid prosecution as well as an instruction on flight as evidence of guilt. During this video Mr. Dyer also wears a mask and a Marine Corps uniform while stating antigovernment rhetoric.

28 All of the benefit of the severance would have been lost if the Dyer family's "legal strategies" had been followed and profoundly prejudicial and extraordinarily inflammatory information would have been submitted to the jury.

29 Through my tactical decisions, I was able to keep all of this information from the jury, including the flight information, the multistate manhunt, the return to jail, and the prosecutors were unable to get a flight instruction. Through my tactical decisions, I was able to keep all of the weapons, militia and hate crime evidence from the jury.

|

30 Several times during the trial, when Mr. Dyer's mother complained about a trial decision or wanted to present some irrelevant argument or wanted me to violate orders of the court, Mr. Dyer simply stated "ignore her" since he was advised about the reasoning involved and agreed with the decisions.

31 The biggest single "philosophical" difference of opinion between my office and all of the Dyer family (except the Defendant himself) involved the role that the self-styled "militias" should play in the trial. During the first trial, the "militia" members made themselves obvious through distinctive arm bands while hovering around the courthouse. In between the trials, they "interneted" extensively.

32 All of the groups that the Dyer family was affiliated with are heavily monitored by the Federal Bureau of Investigation. During the discovery process, the prosecutors and agents from the FBI provided me with information that could be introduced during a trial if certain topics were opened. Immediately prior to the trial, threats to the courthouse itself, the prosecutors, the judge, potential jurors, law enforcement personnel and others, including me, were communicated by "militia members." This resulted in heightened security within the courthouse and would have been unbelievably prejudicial if linked to Mr. Dyer. Through the tactical decisions made during trial, all of this information was kept from the jury. *Edge of trial*

33 The security arrangements included having perimeters manned by law enforcement officers established around the courthouse and neighborhood, FBI surveillance photographs of numerous militia people and, at one point, I was advised that SWAT personnel had been stationed on the roof of the courthouse for protection. *50 to people*

34 Other evidentiary decisions were made by the trial court and are now on appeal. For example, the Dyer family complains about evidence of possible abuse of the minor child by other members of her family or other individuals. The trial court refused to allow this testimony from any witness even after I had one of the family members brought from the ODOC on a writ to testify. The trial court ruled that these were unsubstantiated allegations. These rulings are now on appeal to the Oklahoma Court of Criminal Appeals.

MISCELLANEOUS PERSONAL ATTACKS

35 I am not a "drinking buddy" with the District Attorney nor any of his assistants. At the time of this trial, the District Attorney was Jason Hicks who was in his first term of office after having been in private practice specializing in civil cases. The first assistant District Attorney was also new to Stephens County having served in the eastern part of

36

the State of Oklahoma previously. All of the other assistant district attorneys involved in the prosecution of Mr. Dyer were also new to the office. I had never tried a case with or against any of these attorneys prior to Mr. Hicks taking office. I had no personal relationship of any kind with any of these attorneys; and, would not have stated otherwise to the Dyer family. Nor was I dating any member of their staff (my girlfriend was a court reporter in private practice who previously worked for an Oklahoma County District Judge).

37

Further, I am a diabetic and cannot drink alcoholic beverages. Feel free to contact any member of the Office of the District Attorney for any district in Oklahoma. I have had cases, including jury trials, in 75 of the 77 counties in the State of Oklahoma. The attorneys and staff members will confirm that do not drink or "date" members of their staff.

38

Finally, parts of my family live in Southern California and the high desert where it is convenient to meet with me in Las Vegas, Nevada together with other members of my family which live elsewhere. Any discussions about meetings in Las Vegas would be about family gatherings or about the annual Public Defender Retreat and Seminar which I try to attend or about checking on cases I may have referred to local counsel there. There would never have been discussions about "work in Las Vegas" nor would there have been any discussions about continuances relating to "work in Las Vegas." The Dyer family knew my schedule when they hired me.

39

With regards to the complaints concerning the "polygraph" procedures: because Mr. Dyer was incarcerated, the "polygraph" which I scheduled had to be performed in the County Jail or the Courthouse proper. The District Judge refused permission to have the "polygraph" performed in the Jail or the Courthouse. The District Judge was visibly upset at our attempt at a polygraph and stopped the procedure. The Dyer family was informed about all aspects of these decisions. Mr. Dyer indicated to me that he did not wish to pursue orders from an appellate court concerning a "polygraph" because he understood that the results were not admissible for any purpose, he may not have passed anyway and he would rather have the impression with the Court and anyone that might hear about the denial (including potential jurors) that law enforcement was afraid he could pass.

40

Mrs. Dyer had previously filed complaints with the Oklahoma Bar Association against the Assistant District Attorney prosecuting Mr. Dyer. Mrs. Dyer alleged that the ADA had divulged information about sexual abuse allegations involving another Dyer family member when the truth of the matter was that no one had been aware of the allegations until Mrs. Dyer brought them up.

Ms. Loraine D. Farabow
Charles Dyer Complaint
May 24, 2013
Page 8

41

You might also be able to obtain information from the Office of Professional Responsibility of the United States Department of Justice. In addition to complaining to you, on the internet and to anyone else who will listen, the Dyer family filed a complaint with them on the FBI agents involved in the case.

42

Everything possible was done to provide Mr. Dyer with an effective defense. Any limitations on the defense were imposed by the conduct of Mr. Dyer and his family.

43

I was successful in keeping out evidence of other sexual molestations of both the alleged victim in this case and another minor child, evidence of flight to avoid prosecution, a multistate manhunt, weapons charges and hate crimes. I was successful in keeping out a flight instruction. I was successful in keeping out jailhouse telephone calls and other prejudicial out of court conduct and statements of Mr. Dyer.

44

No lawyer could keep out the vivid testimony of the victim nor the physical corroboration of the molestation from the physicians.

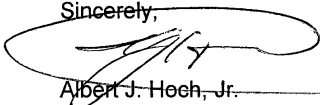
45

At the end of the day, in words of the infamous Charles Dyer, "Part of me kicks myself in the ass for not taking that 2.5 year plea bargain" (see attached copy of handwritten letter from Mr. Dyer posted on the internet). Mr. Dyer listened to his family and followed their advice instead of mine. This occurred even after his sister reviewed the tape of the forensic interview of the minor child and said "something did happen to that baby." I told him that one jury had already said "25 years to serve" and that jurors usually believed children like his daughter.

46

I have included multiple documents for your perusal. You may also find more information about Mr. Dyer, Mrs. Dyer and their complaints if you GOOGLE search "July 4th Patriot." Please feel free to contact me if you need any additional information or documents.

Sincerely,



Albert J. Hoch, Jr.

Phil & Robina

Aug 11, 2012

Hey guys. You are y'all doing. Miss talking to you
brother. You always seemed to help me keep my sanity.
I figured I would write it let you know how things are
going & see what's up in your world.

Tom still bringing on best I can. Have some really good appeals
and give me hope to give up. Being in prison itself is a
... unique experience. I suppose. I don't handle as
long as its not 30 years. Part of me kicks myself in the
ass for not taking that 2.5 year plea bargain. I would be out
by this time next year. Now I'm looking at being 60 when I
get out. I just have to keep fighting till the bitter end. That's what
I would expect my wife to do. Although the pure humor as part
of myself wasn't as full as I would suppose that would be
any more. I would like to see you and a boy or two.

From: Charles 852002
1500 S. PLAIN
FREDERICK, TX 73542

Rick & Robin

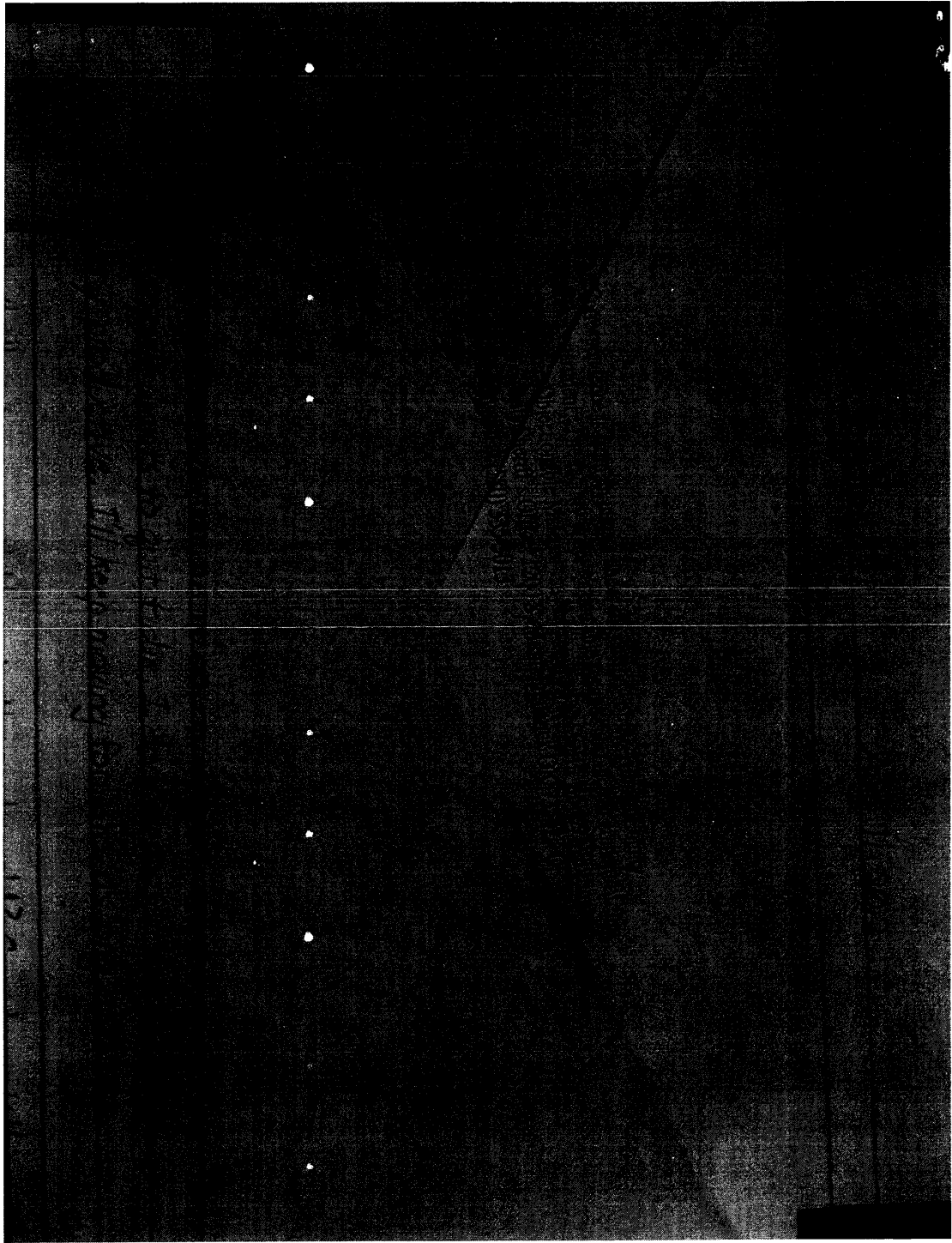
Aug 11, 2012

Rick Light
PO Box 982
Rock Springs, TX 78880

CONTRACTOR LITTY COV. 12K
13 AUG 2012 PM 2:1



of myself wants to quit the school system. I'll keep moving forward as soon as I can
my productive. I'll keep moving forward as soon as I can



Americannationalmilitia.com

Freedom Guardian

Charles Dyer – July 4th Patriot

Posted on 08/24/2012

Update:

The following is the address for Charles Dyer's mother:

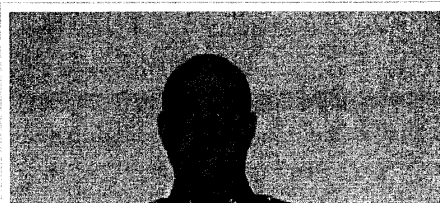
Jan Dyer
5103 Hope
Marlow, Ok 73055

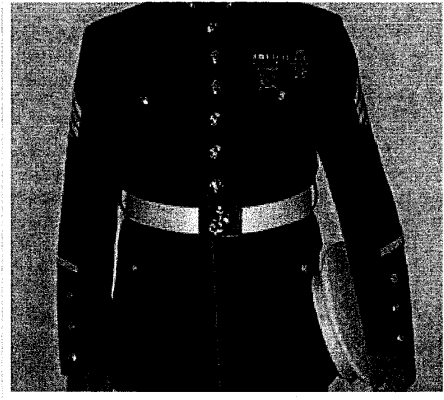
Her email is: missquilt42@yahoo.com

Charles Dyer's address is:

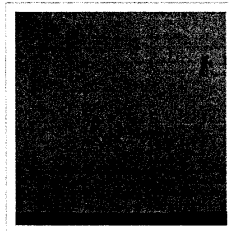
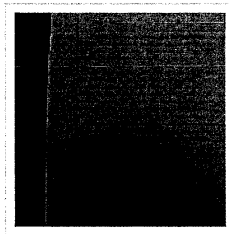
Charles Dyer DOC#659682
T.C.J.
1200 S. Main Street
Frederick, OK 73542

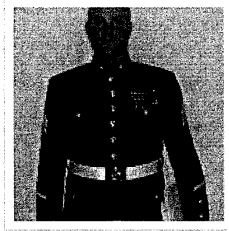
Join us on Global Voice 2012 Radio at BlogTalk on Sunday, August 26th for some very special guests! Rick Light (Minuteman) has invited Jan Dyer and her husband (parents to Charles Dyer who is also known as the July 4th Patriot) as well as a few other surprise guests.





The first portion of our program will be a discussion on Charles Dyer (see story here) and Rick Light's involvement and how Charles is doing now! Hear the TRUTH here!
Attached here is a letter written this month to Rick and his wife from, ...you guessed it.....Charles Dyer.





Facebook 6

Twitter

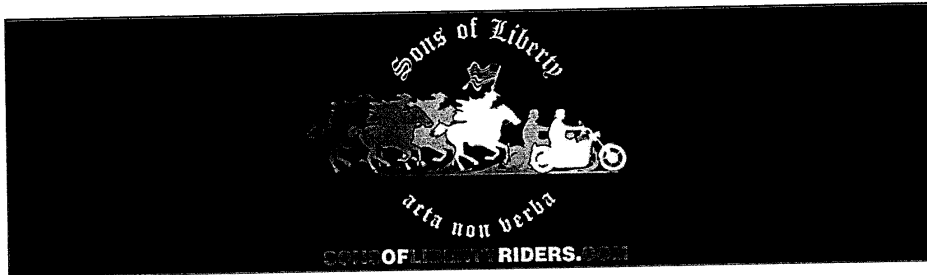
More

This entry was posted in **News** by **Drake**. Bookmark the **permalink**
[<http://americannationalmilitia.com/charles-dyer-july-4th-patriot/>]

Search SonsOfLibertyRid Search

- [Sign Up](#)
- [Sign In](#)

AdChoices ▶ [American Flag](#) ▶ [July 4th](#) ▶ [Patriotic Flag](#) ▶ [Fourth of July](#)



- [\[Home\]](#)
- [\[Leadership\]](#)
- [\[Events\]](#)
- [\[Education\]](#)
- [\[State Groups\]](#)
- [\[My Page\]](#)
- [\[Videos\]](#)
- [\[Browse Members\]](#)
- [\[SOLR Store\]](#)
- [\[Member Blogs\]](#)

- [All Blog Posts](#)
- [My Blog](#)
- [Add](#)



July 4th patriot (charles dyer)needs of help. Oklahoma attempting to use tactics similar to the John Irish case.

- Posted by [walter hughes](#) on October 20, 2010 at 7:56am
- [View Blog](#)

With the outcry by patriots everywhere in the Bogus John Irish case DHS-CPS was forced into returning his child after kidnapping the newborn from a hospital. I guess Oklahoma learned nothing from that, as they have bombarded charles dyer (july 4th patriot) with multiple phony charges in an attempt to silence him. He was found not guilty on the original weapons charges, But DHS doesnt care, Like Irish, they are attacking him with threats to his family, with ficticious charges, and back room deals with the judge in civil cases.

Below is his story, written in his own hand, and passed on to me by another fine patriotfreedom isnt free.

Please read all of it. Brethren, I know once you read this your heart will lead you to action, so please ponder every word. As patriots this could well be any one of us. Lets stop the tyranny before they are breaking down our doors brother wally

This is the story of one of our true and fine patriots, July4Patriot (Charles Dyer) story that way to often is being silent by the Media, because they want to have the American people in the dark. It's time for us to stand up and fight against the corruption of this system, that will affect all of us soon enough. Many people have preconceptions of what really is going on, because we know the news only said what they want for people to know or believe, we must expose the very true of this story. He's in ex-marine, (I wonder if ex- ever exist on those that fight for the Country, as they uphold in high regard the Oath they take, to defend this Republic from foreign and domestic enemy) with honors, someone who fight for our freedoms and rights, is in the crusade of his own, and now he need the help of patriots to do for him, what him and others has been done for us, sacrificing their lives to fight for our freedoms and rights. Please read the content of this blog, so you know the truth, the truth

http://americanlibertyriders.nin9.com/nrofiles/blogs/julv-4th-patriot-charles?xg_source=act... 5/22/2013 2

that no one try to expose, the truth that everyone should know, as tomorrow can be the very thing we may fight, as I know many patriots already felt in their lives, this corruption, against them, their family and property. Please share and make this viral so America know. we must win this battle against the power grabbers, so we can fight others as well. The next segment is on his own words and the questions that patriots has ask him.

Thank you for your support and understanding. Nothing is little, all you can do will be appreciated, even if it's to pass the word around.

God bless.

"If you don't fight for Freedom, you don't deserve to be free" Thomas Jefferson.

FREEDOM.

Hello everyone,

It was suggested by a couple people that I open a discussion thread to answer any questions that you all may have. Apparently even up until today, alot of people thought I was still in Jail. I was released in April after being found not guilty by a Jury of my peers on Federal charges for failing to a destructive device. I was brought back to my county and charged with Child Rape and released on \$150,000 bond.

Because of my refusal to admit to child rape and the lack of evidence that the DA has here, on the day of my preliminary hearing(about 7 months after being arrested) he decided to hit me again with the destructive device by claiming I knew it was stolen even though I proved in a Federal court that I didn't. Also they are claiming I had a rifle that I knew was stolen because it had serial numbers "professionally" removed. The FBI and local law enforcement couldn't even tell where the serial numbers were supposed to be until a gunsmith told them, but I am expected to it seems. Not to mention that the rifle was taken from my home without ANY WARRANT whatsoever. They entered my home, started rummaging through my arsenal without a warrant, checking serial numbers and that's what they found. They also confiscated my mask I wore in my videos and a speech I was working on that is now posted at <http://www.youtube.com/watch?v=9zED5PD2dfg>

Feel free to ask any questions that you want. I have tough skin and if I can't answer something, I'll let you know. I am an open book and have NOTHING to hide. Ask anything. I may only have a few months before they try to lock me up with a life sentence, so ask now or forever hold your peace :-P

Questions and answers...

Q.-Can you give us some contact numbers to these people in the agencies that are trying to destroy you so we can show our support?

A.- Sure thing. The D.A. that has added extra weapon charges on me for not admitting to rape as well as taking my GF to court in an attempt to take her daughter because I refuse to give up my 5th amendment rights and take sexual predator classes is Bret Burns. His work address and number are

***Bret T. Burns
STEPHENS COUNTY COURTHOUSE
101 S. 11TH
Duncan, Oklahoma 73533
Phone: (580) 255-8726***

The number to the DHS official that is heading up the CPS case that told me "It doesn't matter if you're found not guilty, as far as DHS is concerned, you are a child molester and will be forever" "We don't have to have the same level of evidence as a criminal jury. We just have to say there "MAY" be a threat to the child" is named Abby Wilson

***Abigail Wilson
1805 W. Plato Rd.***

Duncan, OK 73534
Phone: (580) 251-8300
1-800-734-7506

The number to the FBI agency where the Agent that was caught making a false written statement, threatened my 68 year old mother that if she didn't cooperate that they would "make" enough charges to put her son away for 40 years, lied to me that my GF was a felon, lied on the stand at my state preliminary hearing, and told me he would arrest my GF if I asked for my attorney again during the interrogation was last known working at the following

Agent Gene Poole
410 SW 5th St., Room 309
Lawton, OK 73501
Phone: (580) 353-3090

The deputy that was all too eager to arrest me on false charges of violating a protective order even though I had 2 other witnesses collaborating my story a couple of weeks ago after my wife lied that I violated the order, only to be released an hour later because a video tape surfaced, showing I was telling the truth and she was the one lying is follows. (NOTE: Deputy Lawson Guthrie treated me with the utmost respect and was responsible for having me released. He should be thanked.)

Deputy Lemons (A.K.A. Officer Unfriendly)
Stephens County Sheriffs Dept
101 S 11th St # 104
Duncan, OK 73533-4758
(580) 255-3131

I placed 4 trash bags of trash in trash bins at Clear Creek lake. There are no signs or markings that say not to. The city workers dug through my trash and found my name on something, so Officer Smith ordered them to get all the trash from around the lake, trespass on my property, back a truck into my yard, and dump trash in my yard including broken glass and used condoms where my GF's daughter plays. He was sitting at my drive way watching them. I video taped it and when I cleaned it up, it was 13 huge stuffed to capacity. This was on September 14th.

Officer Rusty Smith
Duncan Police Department
18 SOUTH 7TH. ST
Duncan, OK
Dept Phone: (580) 255-2112

Every statement I made above is fully true and I have witnesses, video, and audio proof to back up my statements except for Agent Poole threatening me during interrogation. I was in hand cuffs, in their custody, and unable to record the conversation. This is about 25% of the constitutional violations that they have enacted against me.-

Q.- What happened to make the DA think they could bring charges of "Child Rape" against you?

A.- I do have to watch what I say however, since it is a pending trial. I feel fairly comfortable with saying the following. I haven't lived with my wife and daughter since 2008. She moved to Oklahoma and I was in the Marine Corps and attending . My wife admitted to me that she was sleeping around and doing drugs around May-June of 2009. I told her that I was going to fight for custody of my daughter. That day was the first time I ever was charged with anything in my life. (That's when I was arrested and charged in the Marine Corps). She tried to have me arrested so I couldn't take our daughter from her. The 2 charges were found to be fraudulent and dropped. About 7 months later 2 more charges were brought on by her. She said I had militia members in and out of my house and I raped my daughter. This is what caused the charges for the grenade launcher because they thought I was a domestic terrorist. I was found not guilty of the grenade launcher. Then about 2 weeks ago she had me arrested for violating a protective order. She lied to the cops (after I had them come there) and said I approached her screaming when

actually she is the one that did it to me. I was arrested, but after a video surfaced that showed she lied, I was released an hour later.

So in summary, I'm 30 and never had legal trouble in my life. However, from June of last year on the day I threatened to get custody of my daughter, I have now been arrested for 4 separate charges that she made against me (3 of which were dropped after investigation and the rape charge that I face) as well as the Grenade launcher that I was found not guilty of.

The evidence that the D.A. has is a statement made by my daughter. That's it.

Q.- So the weapons case and the domestic case are non-related. They were just combined by the DA in order to discredit you and try and bring a sentence upon you.?

A.-The weapons charges have nothing to do with the rape charges, other than the fact that they entered my home on a DNA warrant to get evidence against me, which they found NONE. And while they were there, they saw the grenade launcher. Then the next day without warrant, they decided to come back and remove all of my weapons from my home while I was in jail. NO WARRANT or permission.

The second day I was arrested, and the first time I met Agent Gene Poole of the FBI, he made it very clear why I was there. He stated "I guess July4Patriot won't be making any videos any time soon" I said "I guess not" He laughed and walked out of the room. They also confiscated my mask.... (Dunno what that has to do with rape or weapons charges) and a speech I was working on. Doesn't take a scientist to put 2 and 2 together. I was given my mask, body armor, ammunition, and all my military gear back after I was found not guilty. They kept the speech.

Questions: Who owned the house? Who gave Consent to search? Was there a Warrant? If so what evidence was used to establish a need, and what was named in the search?

If consent was not given by the owner then anything found must be ruled inadmissible in court.

I am familiar with some of the details as I was Co-Hosting Jim's ARM show at the time.

If they found something they were not looking for they cannot charge you for that.

But since when has that mattered. The tree of liberty is mighty parched ...

.A.-Consent to obtain the M-203 was given by my GF. She didnt want to, but the day before, they detained her for 8 hours and threatened to take her child from her. The next day, they ordered her to come to the house and get in a squad car. The Deputy told her that he told the FBI that she was cooperating and didn't want the FBI coming after her if she refused to sign. She didn't at first, but reluctantly did sign. Her name is not on the lease, but she had resided there for about 35 days. The next day when they removed the weapons from the house, they called my father to the house and entered without any warrant or authorization from me or my GF and removed all of my weapons from my home after going through each and every serial number.

His plea to the American Patriot and his appreciation for the support that he has receive in the Patriot movement.

Thank you for any assistant you are able to help out with. I understand with the economy as it is. I saved up money so that I could travel the country and train with militias and speak across the nation. About 3 weeks before I was supposed to be in Montana I was arrested. Now I have had to borrow close to \$50,000 from my parents for legal fees and they put their farm up as collateral for the \$150,000 bail.

For paypal directly to my mother, the site is (upper right chip in icon) <http://freejuly4patriot.chipin.com/free-july4patriot>

The physical address is P.O. Box 47 Marlow Ok, 73055

And I won't give up. They'll have to kill me or put me in prison to shut me up. Im fed up with everything they are doing to the American people.

Views: 3

[Share](#) [Twitter](#) [Facebook](#) [Facebook](#)

[Comment](#)

You need to be a member of SonsOfLibertyRiders.com to add comments!

[Join SonsOfLibertyRiders.com](#)

Welcome to
SonsOfLibertyRiders.com

[Sign Up](#)
or [Sign In](#)

Photos



- [Add Photos](#)
- [View All](#)

Live Webcast

SOLR Web TV Mondays 9pm est



SOLR Social Network [facebook](#)



**Ever Been
Arrested?**

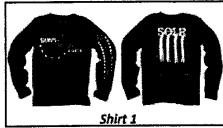
... then your arrest record is
online and ANYONE can view it.
Want to see what's in yours?

[Click here to check instantly.](#)



Sons Of Liberty Stores

[**CLICK HERE--Order--New Shirts**](#)



[Store 1- Decals-Discount Shirts](#)

[Store 2- Small SOLR Patch](#)

[Store 3- Bike Flag](#)

[Store 4- 3'x5' SOLR Flags](#)

[Store 5- Flag Mounts](#)

Members





• [View All](#)

Groups



2nd Amendment Group

373 members

• [View All](#)

Latest Activity



John Hawthorne left a comment for [Deirdre Vasile](#)
5 minutes ago



Kana Lester added a discussion to the group [New York Sons of Liberty](#)



Americade

32 minutes ago

0 Comments



Steve "Jester" Snider replied to Steve "Jester" Snider's discussion [State Meeting in the group Missouri Sons of Liberty](#)
5 hours ago



Steve "Jester" Snider added a discussion to the group [Missouri Sons of Liberty](#)



State Meeting

5 hours ago

1 Comment



Steve "Jester" Snider commented on SonsOfLibertyRiders.com's group Missouri Sons of Liberty

5 hours ago



Steve "Jester" Snider updated their profile

5 hours ago



SonsOfLibertyRiders.com shared their blog post on Facebook

IRS Claims of the scandal being among low level employees, is beginning to Fall Apart

5 hours ago



SonsOfLibertyRiders.com shared their blog post on Facebook

IRS Claims of the scandal being among low level employees, is beginning to Fall Apart

5 hours ago



SonsOfLibertyRiders.com posted blog posts

- **IRS Claims of the scandal being among low level employees, is beginning to Fall Apart**
- **Riots in Sweden - Explosions, Fires and civil unrest**
- **Top IRS Official Lois Lerner Invokes Fifth Amendment Rights**

2 more...

5 hours ago



Raymond N. Dilg is attending Shawn "Sinister" Alan, CA Pres's event

ICAJ Northern California monthly meeting at Vacaville

June 15, 2013 from 10am to 2pm

6 hours ago

0 Comments



Kenneth D. Miller joined SonsOfLibertyRiders.com's group



New York Sons of Liberty

6 hours ago

821 Comments



Kenneth D. Miller updated their profile

6 hours ago



Kenneth D. Miller left a comment for Terry Blake-Wi, V.P.

6 hours ago



Terry Blake-Wi, V.P. left a comment for Chris Murphy

7 hours ago



Terry Blake-Wi, V.P. left a comment for Kenneth D. Miller

7 hours ago



SonsOfLibertyRiders.com shared their blog post on Facebook

Riots in Sweden - Explosions, Fires and civil unrest

9 hours ago



Dan Garner National President commented on [Chris Osterhues - OH Pres's event \[DC\] Rolling Thunder 2013](#)

9 hours ago



SonsOfLibertyRiders.com shared their [blog post](#) on Facebook

Top IRS Official Lois Lerner Invokes Fifth Amendment Rights

11 hours ago



Chris Murphy, Kenneth D. Miller and John L. Watson joined SonsOfLibertyRiders.com



11 hours ago



Bobby MacCandless replied to [Doyle Pritchard, Tn. St. Pres.'s discussion Not an Event, but of Interest 2 in the group Tennessee Sons of Liberty](#)

11 hours ago

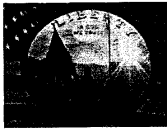


• [RSS](#)

© 2013 Created by [SonsOfLibertyRiders.com](#).

[Badges](#) | [Report an Issue](#) | [Terms of Service](#)

[Sign in to chat!](#)

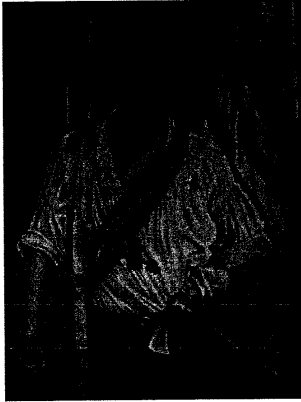


Terry Ronzio
Walking for the Troops

Home » Blogs » Terry Ronzio's blog

The "Post Conviction" fight for Charles Dyer aka "July 4 Patriot!"

Submitted by Terry Ronzio on Thu, 12/13/2012 - 23:01



Deborah Swan's update of Charles Dyer's post conviction status on The "Post Conviction" fight



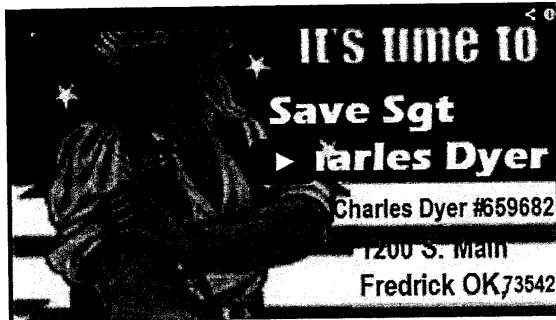
DON'T TREAD ON ME!

for Charles Dyer aka "July 4 Patriot!"
Charles Dyer aka "July 4 Patriot!"

(The "Post Conviction" fight for



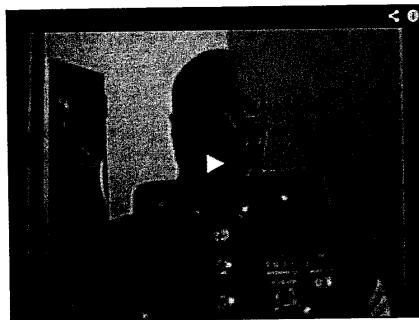
Deborah Swan's update of Charles Dyer's post conviction status. Charles Dyer's support team has "pushed the eject" button" which is the exact statement that Charles said to me the other evening on the phone. I hope that those of you who have been following this, can see the actions of his "support team" his support team, and understand that they have done nothing to help him fight for the fair trial he still has not received. I tried to warn the Dyer family of this evil group, and unfortunately Charles was never told about what this group was actually doing to his support this entire time. Charles was told lies about what I have honestly been attempting to do and about the support I attempted to raise for him. I knew this was how this would turn out due to the enemy's that have been involved up until his conviction. I have been demonized and ridiculed for my constant attempts to warn the family about what was happening and the actions of this evil group. After 4 trials, Stephens County Oklahoma finally got the guilty verdict and Rick Light, Amelia Foxwell, Darren Wilburn, Shane Shollick, jim Stackowick, Travis aka Ilchemist, Stewart Rhodes, who either helped to destroy my credibility, and all the others who hijacked the support around the Dyer family, all have done ZERO to help reverse this UNLAWFUL conviction. These people WASTED all the gifts and donations that came from the real supporters out there who sent in money. The support team are the ones who is responsible for wasting all the money donated, and connecting the worst attorney in the history of criminal defense! All the good supporters who pitched in and sent real money to the Dyer family deserve an explanation about why this attorney was chosen! The US Observer who I thought would help expose all the corruption, all they have done is commit fraud by playing Mrs. Dyer against my help, while adding to the denomination and has now played me out as the reason why they cant do anything to help get Charles out of this conviction. Ed Snook, the owner of the US Observer has walked away with \$26,000.00 total. The supporter Chris who I brought forward to the family put in \$10,000.00 and then the Dyer family paid an additional \$16,000.00. Ed Snook, the owner of the US Observer played off the emotions of Mrs. Dyer, and used me as his escape goat, while doing NOTHING to fight for Charles. All Ed Snook has done was go spend a few days in Lawton Oklahoma, (by the way is where the office of Agent Ken Western is located) and fool the Dyer family by claiming they had some "plan of action" so the Dyer family would pay out more money to them. Ed Snook attempted to turn Edogz and Chris against me, which of course did not work. When Chris contacted me and told me of the slander Ed Snook said to him about me, I knew immediately this was turning into a bad situation. I contacted the Dyer family and warned them about the Us Observer being compromised. I told them NOT to pay them any money and I explained that they were going to blame all this on me in the end. I tried to get Mrs. Dyer to not fall for their evil scam but Mrs. Dyer once again refused to listen to my warnings. Janet Dyer paid an additional \$16,000.00 to the US Observer. There is so much that has gone on with this and all anyone has to do to see the evil involved, is look at the actions and put the pieces together! So this leaves those of us who are not afraid to step up, and to expose this ourselves. This is not over yet! Once the evidence is put on the table, and put in a format to be easily understood, then the truth is right in front of your face! Who will step up and join the real Patriots? This is what MUST be done! Think about how much a difference we will make for the entire Patriot Community? Get in touch with Deborah Swan at the following address: vortexexposed@gmail.com (The "Post Conviction" fight for Charles Dyer aka "July 4 Patriot!")



UNITY MEANS Finding Common Ground And Working Together To Fight For Our Childrens Rights To Be Free ! If We Fail They Are Already DEAD !! (Terry Ronzio) (Marine SGT Charles Dyer Is The 1st POW Of The 2nd American Revolution !)



(Marine Sergeant turned Patriot militia: His message to ALL Americans. story 1)



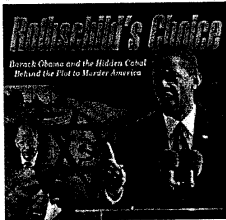
As My Favorite Founding Father (Ben Franklin) Once Said " Without The Freedom Of Speech There Can Be No Such Thing As Public Liberty , And Without The Freedom Of Thought There Can Be No Such Thing As Wisdom ! Free Thought And Free Speech Are In Grave Danger My Friends , So Do Not Just Sit There and Let The Dogs Of Oppression Drag Sweet Liberty Away Like A Dead Cat ! Always Remember The Wise Patriot Will Always Out Fox The Hounds Of Tyranny ! My Sons And Daughters Of Liberty Patriots And I Have Started Project Alamo ! We Are Going House To House , Street To Street and telling Everyone We Meet , To Circle The Wagons ! We tell them to Get Their Friends And Family Organized into a Army Of Preparedness and to have a secret Rally Point (Freedom Project Alamo) to defend each other in case TSHTF ! We All Must Be Like Paul Revere's but this time it's not The Red Coats are Coming , It's The Red Coats Are Here ! (Here's Links to contact me) (E-mail) chefronz@yahoo.com (Terry Ronzio Facebook Page)<http://www.facebook.com/profile.php?id=1354382652> (My Facebook News Page) <http://www.facebook.com/profile.php?id=100000217366289> (David Boom Boom Washington) (PROJECT ALAMO : It's Up To You To Save Your Family From US NAZI Government !)



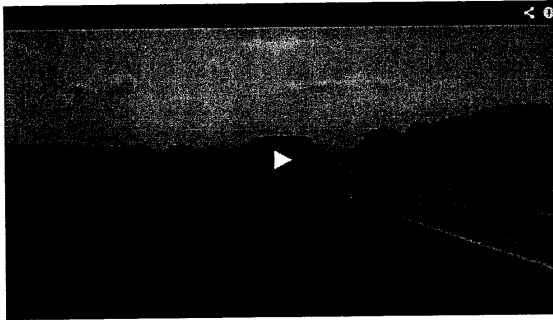
Here's The Link To My Blog <http://electronzio.com/?q=node/584> (PROJECT ALAMO : It's Up To You To Save Your Family From The US NAZI Government !) In 1792, Congress passed a law that carried the death penalty for anyone who debased the American Dollar. If that law were on the books today, the Federal Reserve Board, the President, the secretary of the Treasury, and all of Congress would be Hanged... (Shall Suffer The Penalty of Death)



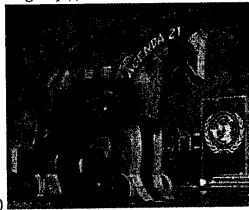
KNOW YOUR ENEMY !!



(David Icke / Mark Dice : Welcome To The Luciferian Orwellian Nightmare From Hell !!)

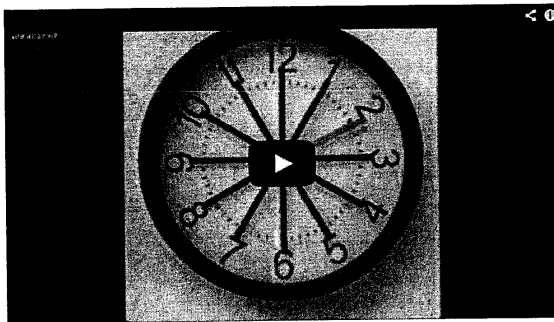


Here's The Link To My Blog <http://electronzio.com/?q=node/571> (David Icke / Mark Dice : Welcome To The Luciferian Orwellian



Nightmare From Hell)

(Fukushima Ties With Georgia Guidestones 188 Day Gods Code)

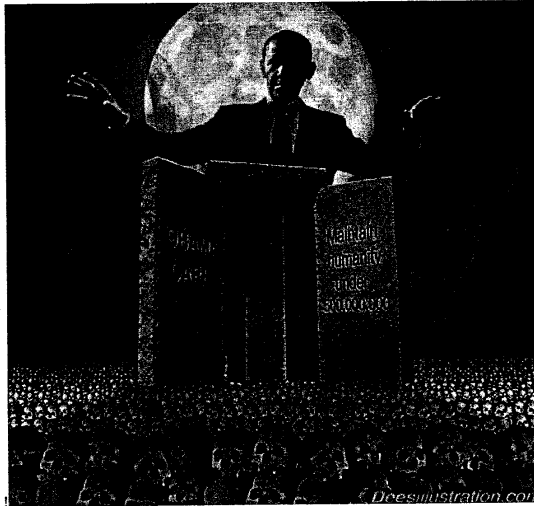


September 27 2012?

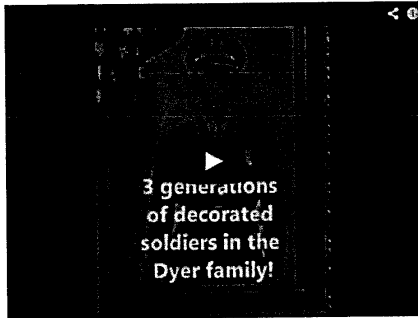
Date mm/day/yr - 11-3-11...Fukushima...

minus (-) 11,311 days=March 22 1980=Georgia GuideStones...

188 day cycle...WE ARE ON A NEW WORLD ORDER HAARP ATTACK ALERT ! BE PREPARED MY BROTHERS AND SISTERS OF



FREEDOM (Saving July 4 Patriot aka Sgt. Charles Dyer.wmv) *Deesillustration.com*

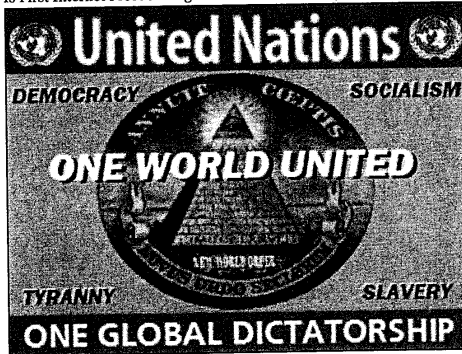


(I Blame Talk Radio For The Kidnapping Of Marine Brandon Raub And Frame Job Of SGT Charles Dyer !)



O Please help and sign petition for July 4 Patriot ! <http://www.change.org/petitions/the-governor-of-ok-reverse-the-wrongful-...> Here's The Link To My Blog <http://electronzio.com/?q=node/536> (Was Marine SGT Charles Dyer FRAMED By The FBI ? (Sign Petition To Free July 4th Patriot) Here's The Link To My Blog <http://electronzio.com/?q=node/548> (I Blame Talk Radio For The Kidnapping Of Marine Brandon

Raub And Frame Job Of SGT Charles Dyer !) Here's The Link To My Blog <http://electronzio.com/?q=node/236> (Marine SGT Charles Dyer Is First Internet Freedom Fighter To Be Attacked By USA NAZI Government and Is Now On The Run !) (fin) 0

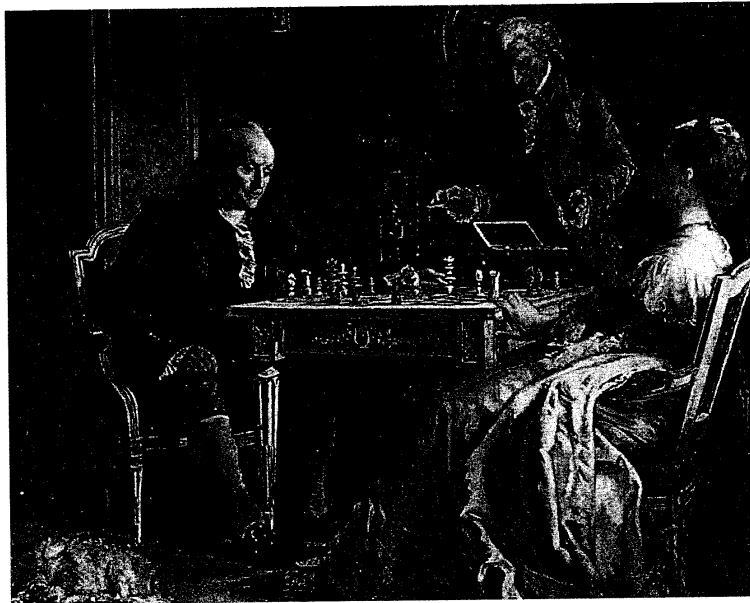


(Lauren Moret : The

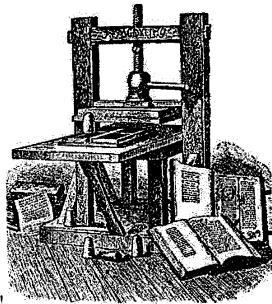
Mad Elite Scientific Oligarchy Must Be Obliterated !)



Here's The Link To My Blog <http://electronzio.com/?q=node/541> (Lauren Moret : Agenda 21(Land Grab) Is Part Of Elites Weird Science Project !) Here's The Link To My Blog <http://electronzio.com/?q=node/551> (Steve Quayle : Globalist Banker Army vs US Soldiers Veterans And Patriots "WHEN WORLDS COLLIDE") Here's The Link To My Blog <http://electronzio.com/?q=node/534> (Steve Quayle / Russia Arms Cuba With Nukes (Missile Crisis Returns In 2012 With No Media Coverage)) 0



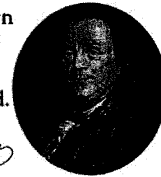
The Wise Patriot Will

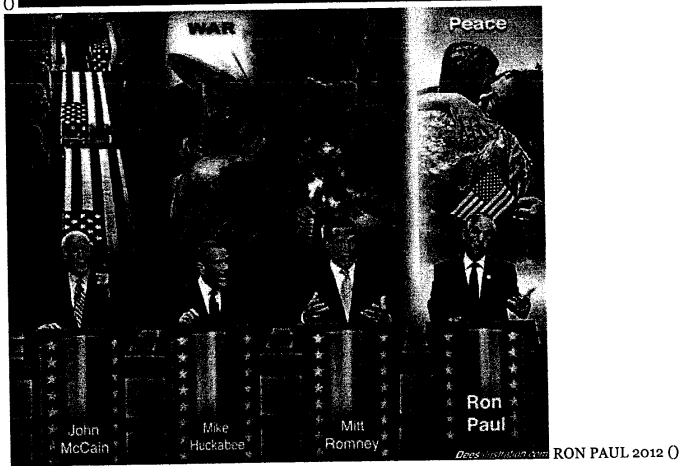
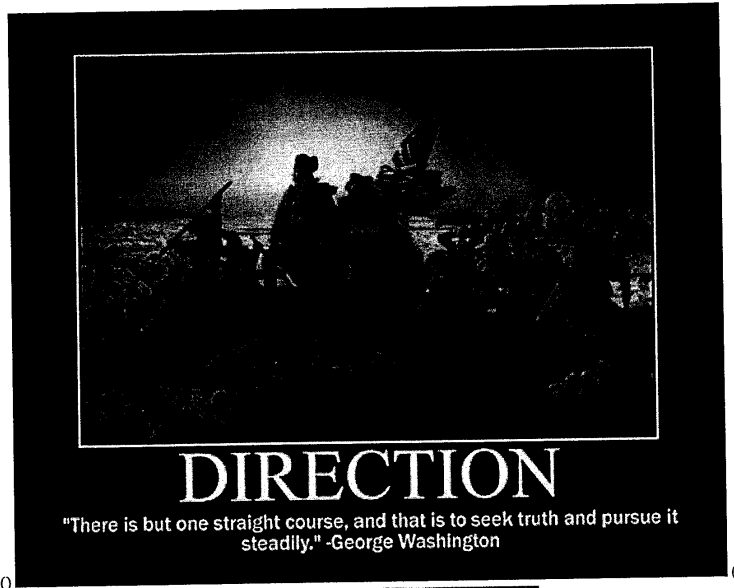


Always Out Fox The Hounds Of Tyranny !!

0

We are all born ignorant, but it takes a lot of work to remain stupid.







Q We The People Have To Stand Up And FIGHT
For Our Freedoms That Our Soldiers Fight , Die , Cry , and Bleed For ! We Are Their Voice (They Have No Voice , and Just Follow Orders)
and The Freedom Of Speech Is The Most Powerful Weapon We Have ! Our Soldiers Want Ron Paul So We Will Fight with All Our Might To
Make Him Our Next President !(When You Hear A Knock And A Voice Say FEMA : START SHOOTING !)



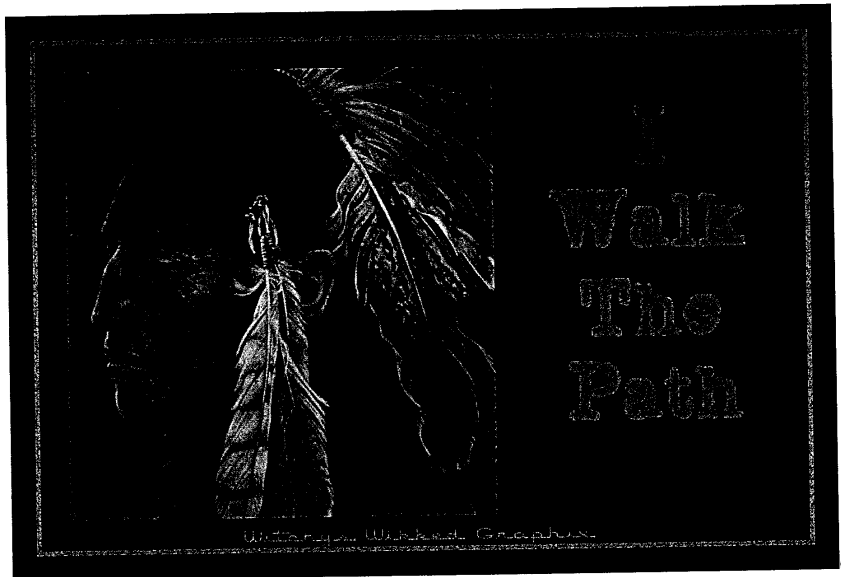
The Sheep Are Shedding Their Sheep Skins :) -----> and Are Becoming -----> WOLVERINES :) O



Like Modern Day Paul Reveres We Must Ride Through The Country Side Yelling The Red Coats Are Here The Red Coats Are Here ! Here's The Dramatic reading of Henry Wadsworth Longfellow's classic poem, "The Midnight Ride of Paul Revere by c-david cotrill-hall.(The Midnight Ride of Paul Revere)O







(William Wallace Freedom Speech from Braveheart Movie (Mel Gibson))





0
For The 4th Time In 2014 :)

Wishing You A Great Day Terry Ronzio Running For US Congress



Terry Ronzio's blog [Log in or register to post comments](#)