

1. See Affidavit for Warrant of Arrest.

By - Detective Mark Cooper

A. Did not sign the Affidavit -

B. Inclosed a Number of Things from the Previous Arrest on going in Missouri from Amber Alert - Placing Things in Affidavit

C. Stated Child's Toy found in Trailer - No Miranda

D. Sent to Non-Neutral Judge P Butler.

E. Only Roy Turner in Auto - Not Monty or Luke

2. Boulder County Jail Adult Custody Form.

By: M. Wagner, Who came to Missouri to get me:

A. Done on Detective Arrest Warrant.

Cancelled and Re-Issued.

B. No Probable Cause - Ruled Later Good Faith -

3. Search Warrant Issued 6-21-2013

A. Some 25 Days after Already Searched and Inventoried by Missouri Authorities and Called back for Arrest Affidavit, By Detective Mark Cooper.

A. Approved by D.A. Timothy Johnson

B. Listing Many Things they already had or know about. Also see Police Draft - SS's Credit Card # Green Dot Information - Gift Card - Walmart - Child's Toy even though Missouri said - Did not search Trailer - "

C. Until Stopped and Arrested - They Did not have Trailer Information to put in Affidavit

4. Polke Draft # 13-4148

By Saddle Jones - Ignored Fruit of ~~Admission~~ Poisonous Tree

A. Before Filing Arrest Warrant Affidavit,

Had - Cell Phone Information Without Warrant,

B. Social Security Number - Credit Card Information

C. Requested Trooper in Missouri to Examine Cell Phone Data
and Call it Back - He Did -

5. Protection Order 3-21-2013 Signed 3-29-13

Case # 12-5937

Judge P. Butler.

Another By Judge John S. ~~Stevie~~ - on 6-18-13

Also One By Judge Andrew R. McDonald -

Non Neutral Judges

6. Jury Instructions

By D.A. Katharina Booth.

A. See Fabricated #39

Serious Jury Tampering

B. Not in Criminal Complaint

C. Not in Motion to Add Count

This alone allows New Trial - or Overturn Case.

7. Jury Verdict

A. All Guilty were Date of Offence

May 25, 2013 Except

B. Accessory to Crime 7-2-2012 to 3-21-2013

So They Tried me over Alleged Crimes with No Accessory -
And Alleged Crimes with No Accessory -

8. Judge Andrew R. McDonald Instructed DA Johnson and DA Booth To Take Document #92 Out of The Court - Steal It - Alter It - Forge It - Then Re Submit It to Court In Order To Place in The Jury Deliberation - All Recorded in CD of Court Transcripts - Why - Well Judge McDonald was one of The Judges who Filled in for Judge P. Butler on Doing a Protection Order each Month until Monty was Found and Served - He Did not Want The Jury to See He was Not Neutral - The Court Could Clearly See The Judges Signature Then it with Name Taken Off - -

9. Judge Andrew R. McDonald allowed DA Booth To Do Jury Instructions - She Realised She messed up on The Accessory to Crime with No Crimes and Crimes with no Accessory - So She Fabricated Jury Instructions Exhibit #39 A Document To Say There was a Custody Order for The previous Situation to Go along with Accessory - Note - There Never was a Custody Order Filed and or Served on Monty or Me for That matter -

10. Here's a Big One When you Look at Criminal Complaint and Motion to Add Count - you will find Count 14, 2nd Degree Kidnapping was actually placed in my Motion on Monte R. Turner not on me - So I was Tried, convicted, sentenced for 2nd Degree Kidnapping with no valid charge on me. Note the one in Criminal Complaint was dropped before trial -

11. DA Johnson and DA Booth were involved in them fabricating a Van just like one I used to own - same Make, year, color, etc - parked in the way of Jury Parking - Blown out Tire - High powered Rifle on Dash - Boulder News and Brandy Turner there stating it looked like the Turners Auto - Actually Brandy said it was on News - Plus DA Johnson said in Court per CD that the Sheriff's office confirmed - The Van was in fact the Turners - "No it was Not"

12. Right to Speedy Trial Totally Violated. In CD, Judge McDonald said to Court and to my Attorney the Turners Right to Speedy Trial is going to be upheld - 2-17-2017 - Mr Attorney J. Scott McComas will you be ready to go. Answer - Yes we are ready - But they didn't stay within the 6 Months

13. Count #8 1st Degree Burglary
Under Cooper v. People 973 P2D 1234 Colo 1999

Jun 1999 Colo Supreme Court Ruled That The Information
Used In 1999 or Prior 1999 CRS Books - Colorado Revised
Statutes - Is Not To be Used as It Says Unlawfully
Entered Twice In Same Statute - They Ruled a Person
Can only be charged ~~Once~~ for Same Entry -

Now - I never Entered and
With Jury Finding me Not Guilty of Maiming
Weapon on
The - Assault

Was Taken Off by Appeal Court -

There are No Elements To Hold on Me
For a Burglary Charge -

14. D.A Johnson stated in Motion to Add Count
That Charge # 15 Violation of Protection Order
Well He also says I was personally Served.
Note - He always Treated me as Principal
not Co-Defendant - Same as D.A Booth -
I Was never Served with A P/O until
During Trial - So Little by Little the Case
Will Fall apart =