

Colorado Department Of Corrections

Name Ronald E. Turner Sr.

Register Number 165660

Unit SCF 34 B I

Box Number 6000

City, State, Zip Steading Colorado  
80751

DENVER CO 802

24 MAY 2021 PM 2 L



Mr. Rudy Davis

PO Box 2088

Forney TX 75126

75126-2088



# Pastor Ronald E. Turner Sr Case

After almost Seven Years Since Being Sentenced, Mr. Turner has Finally Reached what is called a Point where All Legal Means of The Appellate Process are Exhausted. Now He Can Finally File a Crimp 35 "A" Illegal Sentence in The Boulder District Court, Boulder County Colorado. However The Presiding Judge in The Sixth Division of Boulder Court which is in The Twentieth District, The Judge Norma Angelica Sierra Approved Mr. Turner His Right to File a Crimp 35 "A" Illegal Sentence But Stated He Could only Name Illegal Issues involved in The Statutes, Elements and The Mittimus called "Warrant of Commitment" Also Mr. Turner would have to Do it Pro-se which means - He Himself would File The Motion. Judge Sierra approved This on 4-13-2021

Defendant Ronald E. Turner Sr. Then Presented a Motion "Crimp 35 "A" Illegal Sentence on May 6th 2021 which was sent back to Mr Turner on May 14-2021 Denied with no explanation of Why?

The Motion Covered The Illegal Things Involved in Motion to Add Count, Criminal Complaint and Mittimus "Warrant of Commitment"

The Documents are Called The Indictment  
Which Contained

A. 12 Listed Double Jeopardy That Had 6 Dismissed  
by Appeal Court

B. 8 Charges Either Dismissed or Not Guilty But Still  
on The "Warrant of Commitment,"

C. 15 Charges on All Three Documents Listed Defendant  
as The "Principal" Along with Him Being Accessory  
To Crime - The Law Does not allow a Defendant  
To be Charged with Both. I was -

D. One Accessory to Crime Date of Offense 7-2-2012  
To 3-21-2013 While All Alleged Crimes In Indictment  
are 5-25-2013 - Another 15 Charges of Principal

E. 14 Charges are Listed as To Be Served "Consecutive"  
Illegal Because Defendant Had No Prior Criminal  
Record of any Kind -

F. 3 Charges are Different In "Warrant of Commitment"  
Than The Indictment.

G. 10 of Retribution Charges were Set-Aside  
But Re-Entered at Bottom of Mitimus -  
Actually Re-Entered as 5 Idem's But Same Total as  
the 10 - This Makes Over 90 Issues  
That are FACTS but Just Ignored  
by Judge Norma Angelica Sierra,

Doing a Crimp 35 "A" will not allow the Defendant to address All The Other Serious Issues.

A. Illegal Arrest and Seizure.

B. No Probable Cause Later Plead of Good Faith by DA.

C. No Miranda yet Questioned Did you Help Kidnap <sup>Your</sup> Grandson

D. Auto and person Searched With out Warrant.

E. Arrest Affidavit Not Signed or Dated.

F. Arrest Warrant Not Signed or Dated. Canceled and Re Issued Three Days Later.

G. Several Idems and Information Called back and Placed into Arrest Affidavit -

H. No Traffic Violation yet Held for 3 1/2 Hrs until a Warrant could Be Issued but see F.

I. Monty or Luke not in my Auto but still I and Vehicle Taken

J. Illegal Bond on Me with No prior - The VPRAI Colorado Scale was Ignored - I had 1/2 Million Dollar Bond Set on Me.

K. My Auto and Trailer was Towed Back To Colo From Missouri - Burning up the Automatic Transmission -

L. DA Katherine Booth and DA Timothy Johnson Placed Indictment against me As "Principal" and as Accessory to Crime - But Alleged Crimes 5-25-2013 and Accessory to Crime 7-2-2012 But Fabricated into the "Warrant of Commitment"

M. DA Booth and DA Johnson along with Judge Andrew Ross McDonald Forged Evidence #92 To be Placed into Hands of Jury -

N. DA Booth Fabricated Jury Instruction Page #39 Violation of Custody - When There was Never a Custody Order Filed and Or Served on Monty Turner much Less Me.

O. DA Johnson was Involved in Fabricating False Evidence for All the Jury to See. A Van Same Make, Color, Year, Model as One I used To Own - Had Blown out Tire - High powered Gun on Dash - Placed in Way of Jury Parking. Local News and Brandy Turner called in at Time Jury arrived - Stated to Court that it was Mr Turner's Auto - It was Not, P. The Court Did not Follow Predicate Offence Doctrine -

Q. The Court allowed Previous Civil Case to be Tied into the Present Criminal Case - Very Illegal.

R. The Court allowed the Charges to Be Not only Maxed Out but Charged to serve Consecutive instead of Concurrent - With My No Previous Criminal Record - I Am Now almost 81 Yrs Old - Married to Same Wonderful Woman over 61 years -

- S. I Was Denied Right To "Speedy Trial"  
T. I Was Never Offered a "Plea Agreement"  
U. In Prison The Medical Care is A Big Joke,  
V. Many Times your Life is Threatened and you Have  
To Fight  
W. The System makes it Nearly Impossible To Do  
a Proper Motion To Defend yourself -  
X. Several Grievances Filed all Returned Negative  
Y. Your Mail is Seriously Tampered With - And  
Copied along with phone Calls Recorded -  
Z. They Want To Keep you in Till you Die.  
I Actually have what's called a  
Probable Life Sentence with The  
27yr's Placed on Me. At my Age -

You Don't Get PhotoCopy's without 25¢ per Copy -  
Law Library maybe 8 hr's per Month if you  
Don't make any Mistakes -

The End Justified the Means - Used by our  
Courts

Please See the Judge who Committed Suicide  
'Darrell Petterson' over Supreme Appeal Court  
Throwing Pro-Se Motions in Trash for years  
Pastor Ronald E. Turner Sr.