

Colorado Department Of Corrections

Name Ronald E. Turner Sr
Register Number 165660
Unit SCF 34 B 1
Box Number 6000
City, State, Zip Sterling Colorado
80751

DENVER CO 802
24 FEB 2021 PM 9 L



Mr Rudy Davis
P.O. Box 2088
Farmington TX 75126-6647

75126-208888



Rudy

I hope this can be sent to
Denver Post and maybe get their
attention -

Thank's

Brother Ross

GOD Bless you and your wife
and your Ministry -

P.S. I believe we have another answer
to prayer - My Wifes 2002 Dodge Durango
which had auto rebuilt almost 3 yrs ago Next Month
About a year ago started losing some oil
and Tech's could not find where it was going
Well Now It is being determined to be Rear
Oil Seal. At same time the auto started
acting up causing her to take it to transmission
shop - The computer read out said there was a
problem in transmission - still under warranty
Next week they will pull it - Along with a possible
charge of replacing rear seal but no transmission
~~out~~ and in charge to do that - A small cost
to cure a major problem. GOD Bless -

The Denver Post
Open Form@ denverpost.com

Reporters: David Migoya And
Sam Tabuchak

5990 Washington St.

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The Boulder County Scandal.
Does not End with the Ramsy Case but
Continues on To Little Three year old LUKE Turner
Monty R. Turner's Motive has not been
addressed. Monty Took His Own Son away
From Serious Child Abuse by His Mother and
Step Sister. However a Non Neutral Judge well
actually Two Non Neutral Judges Got involved
in Persecuting Monty, by Blowing it way out of
proportion. Turner's Illegal Arrest and Trial.
#1 Longmont Police Dept Detective Mark Cooper
Decided the End Justified the Means - However
According to Longmont Police Commander Jeff Sauter
Monty Had Just as Much Right to Luke as Brandy
Also There was No Crime Committed, No Warrant,
No Arrest, No Jurisdiction until a Protection
Order could be properly served. See Denver Post
Article Dated 3-21 or 22-2013 - Turner Kidnapping

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#2 Detective Mark Cooper Took SO Called Evidence without a Warrant To Arrest or Search in Order to Put Together a Defective Warrant. Ron Turner had already been Arrested for over Three and a Half Hours Before the Defective Warrant Was Issued. Detective Cooper allowed the Missouri Patrol to Totally Search Turner's Auto and person and placed a number of Illegally obtained So called Evidence without Proper Warrant.

#3 Detective Mark Cooper also Failed to Sign the Warrant Affidavit that He Sent to Non Neutral Judge. Also NO Miranda Warning Given to Turner.

#4 Non Neutral Judge P. Butler put Together an Illegal Arrest Warrant and Actually Did not Sign or Date the Warrant that was Cancelled Due to Clerical Error a Few Days Later but Reissued with Arrest Dates.

#5 An Alleged New Toy unopened was Claimed to have been Found and Claimed to be Property of Luke Turner for Probable Cause, - When Later D.A. Johnson Pleaded for Good Faith.

#6. While Law allowed Turner's Auto to Be Stopped on an Amber Alert - Monty or Luke were not in The Auto, With No Traffic Violation, Should have Ended The Stop. But Did Not. To Continue on Detective Mark Cooper without Search Warrant Used Mr Turners S.S Number - Credit Card Number, Phone Record to Try and Build an Arrest Affidavit and Locate Monty and Luke

#7 Even Though Detective Mark Cooper With Illegally Obtained Information was Able to Locate a Short Time Later, Monty and Luke in a Motel, Still did not Release Ron Turner and Someone Violated Colorado Bond Law by placing bond so high as to Make Sure Mr Turner was kept in Jail. Mr Turner Had at 73 yrs No Prior Criminal Records
A \$500⁰⁰⁰⁰⁰ Bond was Illegal.

#8 The Documents Used to Transport From Missouri to Colorado were also Defective - Did not contain Probable Cause and Not Signed per Instructions on Warrants

#9 I Did not receive a Proper Colorado Indictment by Grand Jury and The Information Only used was not Truthful and Did not have Proper Jurisdiction, Also a Non Neutral Judge was appointed to My Illegal Case.
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#10 D.A. Katherine Booth, Placed Duplitive Charges
The Appeal Court Later Dismissed. Also She placed
Count #6 Violation of Custody When There Was Never
a Custody Order Filed or Served. She Also placed
Count #7 Accessory to Crime with Wrong Felony Number -
and Wrong Element Date of Offense. Note All
alleged Crimes had Date of Offense as 5-25-2013 So
with Accessory to Crime 7-2-2012 to 3-21-2013 You Have
Accessory with No Alleged Crimes. and Alleged Crimes
with No Accessory

#11 D.A. Timothy Johnson placed Duplitive Charges
The Appeal Court Later Dismissed. Also He placed Count
#8 1st Degree Burglary That ended up with No Elements
To Finally Support the Charge when Appeal Court
dismissed One of the Three Elements; Assault and
Jury Found Turner Not Guilty of Count 11 + Count 12
Menameng and Stun Gun. Then Count #14 2nd Degree
Kidnapping was Not placed on Ron Turner sr. But
on Monty R. Turner - So Mr Turner was Charged
Tried, Convicted, Sentenced for Kidnapping with No
Valid Charge. Then Finally Johnson placed a Detective
Protection/Order Charge on Me stating that I had
Actually been served - Before Trial I had never
Received a P/O -

#12 Count #16 Child Abuse which was not Done on Luke Turner By Me or Monty But By The Mother Brandy Turner and Step Sister Ashley Every Day after Day after Day - This Information The Non Neutral Judge Andrew R. McDonald Suppressed In Order to Maintain Kidnapping - He Had Illegal Jurisdiction -

#13 The Illegal Jurisdiction was The Reason Judge Andrew R. McDonald had D.A. Timothy Johnson and D.A. Katherine Booth Take Evidence Package #92 Out of the Court Room - Actually Stealing it and Forging it, Tampering with it, Then Re Submitting it to Court for Later Jury Deliberation - Note, We could clearly see Bottom Right Hand Corner The Judge McDonald Signature on Documents shown as being the Protection/Orders Made each Month as Needed to be renewed until properly served. The Judge did not want the Jury to see he was Not Neutral and Connected with Brandy before, Then When Re submitted the Document Clearly did not have a Signature on Bottom Right Hand Side,

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14 The 2nd or 3rd Day of Trial D.A. Timothy Johnson was involved of the placing of a Van, same Make, Model, Year, Color as one I used to own. In the way of Jury parking while the Jury came to Court, Also the Boulder News along with Brandy said yes that was Mr Turner's Auto-Note The Van had a Blown out Front Tire and A High powered Rifle on Dash - DA Johnson also said in Court before Jury - The Van was In Fact Mr Turner's It Was Not

15 Sentencing Guidelines was Totally Fabricated by D.A. Timothy Johnson - DA Johnson stated in Sentencing Memorandum - That I had a previous Criminal Record, I did Not, This Allowed the Judge to Illegally Max out Each Charge and to Make it Consecutive instead of Concurrently.

See Case Laws of Sixth Circuit

U.S. v. Olano 507 US 725 (1993)

U.S. v. Fleming 894 F3d 764 (6th Cir 2018)

U.S. v. Wilson 614 F3d 719 (6th Cir 2010)

U.S. v. Watts 519 US 148 (1997)

U.S. v. Hatcher 947 F3d 383 (6th Cir 2020)

#16 Absolute Proof That if Nothing Else is Corrected Then a New Trial Should Be Set. That Being Not only the Forged #92 P/O Document without Judges Signature But Jury Instruction's Done By D.A. Katherine Booth Fabricating Document #39 and Placed in Jury Instructions - Note Criminal Complaint with Seven Original Charges DID Have Court #6 Violation of Custody Date of Offense 5-25-2013 But She Made up a False Document and Submitted it in with the Charges used in Trial to Confuse the Jury and Cover up Her Big Error of Having Accessory to Crime 7-2-2012 with No Crimes and Violation of Custody 5-25-2013 with No Accessory. This Jury Tampering absolutely allows a New Trial. The Fabricated Charge of Custody had 7-2-2012 Date of Offense. All Done After Trial, Before Jury Deliberation.

#17 Ronald Turner Sr should have been Tried Not as Principal. In This Case should have been Monty Turner.

Case # 13CR951

80 Yrs Old
Married 60 Yrs
No Previous Record
27 Yr Probable Life Sentences

Signed
Ronald E Turner Sr
DOC 165660

New being on 8 Yrs

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