

Case#  
13CR951

Ronald E. Turner Sr

D.O.C 165660

#1. 3-21-or22-2013 The Denver Post Article on The Turner Situation of Monty Turner having His Own Son Luke Turner - Then 3yrs old. The Longmont Police Dept Commander Jeff Satur Said During the 8½ Months That Monty had Luke - No Law was Broken - Monty had Just as much Right to Luke as Brandy Did. Also See Reference to the News Article - Marked Exhibit #9 See Motion for Post Conviction Relief Pursuant to Crim P 35(c) and Request for a Hearing.  
Note. Page 18 Commander Satur Said No Law Broken That First 8½ Months.

#2 The Motion by D. A. Timothy Johnson - Response To Defendant's Motion for Post Conviction Remedies Rule 35 A, B, C. See Line ⑤ The 12-5937 Police Report - Note Longmont Refused to Send me a Copy of That Draft which Covered the previous 8½ Months - Also I sent Request To Supreme Court over Their Failure to Supply that Part of Transcript which is Missing - The Supreme Court Sent Back a Denial - Longmont Police Started a New Police Draft that was used with the Arrest Warrant -

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#3 Longmont Police Department Detective Mark Cooper - Started the first report by Brandy Turner on the first 8 1/2 months - without proper warrants - They did months of surveillance of places to try and locate Monty. Including a TV camera on pole and my sisters place of business - After 8 1/2 months they finally spotted my auto at my sisters place in Denver -

#4 The Court had a Subpoena taken to my son's house in Brighton - I was not for a long time staying at their house - But Michel Turner had her son accept it to bring it to me if and when he saw me - Justin Turner did not have the authority to do that - However he later saw me with his dad at a shop - He gave me the papers work - I showed up but because Monty had not been served - He didn't and they set another date - I left - But they did give me another to show up at an attorney place of business - They were doing what they could for Brandy Turner -

#5 After 8½ Month's Monty and Luke came out  
To Aaron Colorado to My Sisters Place - Without  
a Warrant to Use the Telephone Camera and Phone  
Location, They Traced Monty to Aaron Colorado and  
Busted into House without a Warrant That The  
Sheriff Said He Gave me - They Located Monty  
and Luke and Then after Taking Luke - Served  
Monty a Protection Order - One That Had to Be  
Re-Issued each Month - First by Judge Butler  
and as Fill In - Judge Andrew R. McDonald -  
Note This Making Neither Judge a Neutral Judge  
in My Personal Case - Butler started a Arrest warrant  
and McDonald was my Trial Judge -

#6 Now Detective Mark Cooper - Over The Date  
5-25-2013 Case of Monty Turner Retaking  
His Own Son and Taking off for Canada -  
Cooper started an Arrest Warrant Affidavit  
and worked on it over 3 hrs with me being  
held in Missouri by a Trooper Brian Hamrick  
with Handcuffs on Behind Back - Placed in Patrol Car  
for 3½ hrs - No Miranda - Questioned - And  
Brian had Sheriff's Show up - They totally Took  
Auto apart Front to Back - Calling Everything Back  
To Colorado To Put Together Probable Cause

Cont. The Warrants Stated That A New Unopened Child's Toy Was Found In Trailer Behind my Auto - But Also Stated They Did Not Search The Trailer - Only Look To See if Monty And Luke were In The Trailer - As They Were Never In The Auto - So The Child's Toy Was Claimed To Be Probable Cause - Later D.A. Timothy Johnson asked For Good Faith when It Got Shot Down - Also Detective Cooper Had The Missouri Patrol Search my Cell phone Information Along with my S.S. Number - Credit Cards - Gift Cards - Walmart - Green Dot Cards - Bought at Walmart. While Cooper Stated a Number of Times That He Got Warrants then He Did Not - That He Signed Documents properly - He Did Not - That The Judge Signed The Warrant - He Did Not - Note Cancelled Because of Technical Error - The Judge Failed to Sign and Date The Warrant on Computer - See The Document I Sent - Procedure for Electronic Filing of Warrant - The Office Next Open Day Takes The Computer Filed Warrant and Issues a Hard Copy - But The Error Caused It to Be Done Three or Four Days after But With Original Date on it -

Also Cooper Had Failed to Sign the Affidavit,  
See Police Draft with a Number of Illegals  
Obtained So called Evidence.

#7 Compare the Illegal Arrest Warrant Affidavit  
with the Later (25 Days) Search Warrant  
Affidavit that Detective Cooper also Did -  
But See the Corrected Things in Search Warrant  
Not in Arrest Warrant. Also Not Cooper said  
I and Monty Bought Green Dot Cards at Walmart  
with \$1,000,000<sup>00</sup> cash -

Note Longmont Police Dept - Gave My Wife the  
Walmart Gift Cards - The Green Dot Cards - The Wal-  
mart Credit Card - All Had been emptied out.  
We Have not yet been able to do anything about it.

#8. The Boulder Sheriff's - Wagner - Did not have  
the Proper Paper Work to Bring me From Missouri  
to Colorado - The Only Time I was Taken in Missouri  
to See a Judge was Only to Try to Force me to Sign  
Extradition Papers - So Boulder used the Date of  
my Arrest as When I was Taken into Boulder County  
Jail.

#9 Note a Judge in the Jail Court Room  
Made a so called Not Guilty plea - But  
Documents Prove Only the so called Count #7  
Accessory to Crime with Listed Date of offense  
7-2-2012 to 3-21-2013 - Note All the  
Charges of Alleged Crimes are Date of Offense  
5-25-2013 to 5-26-2013 - So there was  
Never a plea for the 5-25-2013 Charges.

#10 You probably already know that Colorado  
Violates the Grand Jury Indictment Listed in Colo  
Constitution - They do it because they can - Just  
Information Only - Well D.A. Katherine Booth  
put Criminal Complaint on me - with the Duplicate  
Count #1, #2, #3 Second Degree Burglary - Also #5 + #6  
Duplicate - Violation of Custody - Count #4 Kidnapping  
But - Dropped before Trial - Count #7 Accessory to Crime  
Now - What you have is Accessory to Crime -  
7-2-2012 - to 3-21-2013 with NO Crimes with it.  
Then the Alleged Crimes - All Listed 5-25-2013 with  
NO Accessory - Along with me being tried  
as Principal - Monty as Co-Defendant -

#11 Then DA Timothy Johnson placed on Me  
Motion To Add Counts #8, #9, #10, #11, #  
12 #13, #14, #15, #16 -

Note #8, 9, 10 - were Duplicative - All Three  
were 1st Degree Burglary - #11 Menacing #12 Stun Gun  
#13 Assault #14 2nd Degree Kidnapping #15 Violation  
of Protection Order #16 Child Abuse - Note  
The Sup Appeal Court Dropped Count #1, #2, #3  
#9, #10 and #13 - And The Jury Found me  
Not Guilty of Count #11 and #12 - SO.

#12 Leaving Count #8 1st Degree Burglary -  
Which The Colo Supreme Court Ruled In 1999  
That They Cannot Use The Information Listed In  
CRS Book With 1999 or Pre 1999 Information  
Using Illegally Entered - Twice in Same Charge -

This is Exactly What Both Booth and Johnson  
Used. Plus - With out Charge #11 and #12  
Not Guilty and #13 Dropped by Appeal Court -  
There Don't Remain The Elements needed to  
Up Hold The Burglary Charge, This also  
going along with the fact that the charge  
list's it Me not Monty - Going into the House  
And on Me No Accessory to Crime of The  
Date of Offense -

#13 IF That's not enough for Count #7  
Accessory to Crime - F5 (5) The Element  
States there Has to Be a F1 or F2 Involved  
or it's to Be a F4 - So Wrong Felony  
Number on A Charge with No Crimes Listed  
as Date of Offense is also a Element:

#14 Also Count #14 2nd Degree Kidnapping  
Very Important - See The Charge - They  
Placed Monty Turner on Count #14 Not my  
Name - So I Was Tried, Convicted, Sentenced  
for Kidnapping as Principal - without even  
a Valid Charge -

#15 Count #15 There Was Never a P/O  
Served on me before Trial - One May have  
Been on Monty but I Never Said It:

#16 Child Abuse - No Brandy Said When  
Asked would Monty ever Hurt His Son - She  
Said No They Both Love each other Very  
much - Also There is Listed in Documents  
What Brandy Said I Was Going to Do  
with Luke -



#17

Count 6 Violation of Custody - There was NEVER A Custody Order Ever Filed or Served on Monty or Me.

#18 DA Johnson and DA Booth at the Instructions of Judge McDonald Took Exhibit #92 out of the Court Room - Stealing it - Forging it, Altering it Etc - Then Re Submitting it to the Court to be put in Evidence Locker - Later supplied to Jury for Deliberation -

The Judge Did not want the Jury to see He Had Signed it - We all could see the Original Signed - Except Jury not in - and then again we all could see it No Signatures

#19 DA Johnson Told the Court That a Van Same make, Model, Color, year Etc - With blown out Tire - High Powered Rifle on Dash - Parked in Way of Jury Parking - Boulder News There - Brandy There Johnson + Booth there - Johnson Told Court That the Sheriff Dept Just Texted Him - He said It was the Turners Van - It Was Not.

#20 My Right to Speedy Trial was Serrously Violated - You will Find From Documentation that I and my Attorney Did all The Proper Objectives. The Court Transcript Shows - That Judge McDonald Sadd The 2-17-2014 Trial Date - Was Maintained. Even asked my Attorney if He was Ready to GO. He Was - The Statute Law's and Case Law's Also were in my Favor & All This is Covered in one of my Attorneys Appeal Motion -

#21 In Peoples Sentencing Memo - DA Johnson Falsely used what He called a Previous Kidnapping They could use to show I had Previous Record - which I did NOT - In order for the Judge to Sentence me Cosecutive Instead of Concurrent - The Life expentency Chart was shown to the Judge that it was a Probable Life Sentence as 27yrs at my Age - I would Likely be dead before parole.

#22 Notice - No where is Motive Mentioned Why Did Monty Walk away From a High paying Job in order to Take Luke - The Judge McDonald Suppressed All the Serrous Child Abuse that Brandy and Her Daughter - Lukes StepSister were Doing to Him -

Cont " Unless you Need "

I will ~~not~~ get into Specific Details of The Child Abuse - However when Monty Took off with Luke on 5-25-2013 I called Monty to Ask what Happened - However Luke was Singing at the Top of His Lungs over and over "I am The Happiest Boy in The Whole World"

The Court would not allow me to even go there. Also my own Attorney would not object -

#23 I am a 80 year old Colo Native - No previous Criminal Record - Married to Same wonderful Woman now over 60 years - went into Colorado Pipefitters Local Union #208 in 1963 and Retired in 2005 - Put my Life on the Line for Colorado Three times - in My Line of work. My wife and I have been involved in Children's Ministries, Called Jr. Churches - For years - However in 1980 a Baptist Church and some Preachers Had me get ready for Being Licensed into the Ministry - even though I did not Feel God wanted me to take a Church - Then just before our 50th Anniversary - The Late Dr. Art Wilson - Endorsed me into the Evangelistic Field and I actually was Starting to Do That even before I Retired in 2005.

#24 In Relation to Our Constitution - You can clearly see #1, 2, 4 - and others - were violated on Me -

While Being Licensed I have been involved in Counseling Married Couples for some years - Not thinking some day it be my own children's family needing the counseling - This ~~and~~ was done by Me and my wife with Brandy and Monty - The U.S.A. Constitution also has along with the Original the Constitution Bible (KJV) - The Documentation states that the U.S.A. Laws have to be in Agreement with the Laws out of that Bible. As you know Abortion and the Head of Homes being the Man when Right with God is not upheld properly in probably most states. This is why I recommend to some running into problems in one state - Move to another state that will back up their beliefs - Monty and Brandy were involved in what's called a Covenant agreement and both joined Church of like faith - A large Baptist Church in Longmont Colo - Monty was right with God, right with the church and then the problem flared up with Brandy who would not be counseled by Me and my wife -

Cont-

The Church Listened to Brandy without Monty present and later after finding out Brandy lied they asked her to leave the membership - she did - however Monty had already packed up and moved to Lafayette - without Luke - until the July 4th weekend - Brandy let him have Luke - standing this whole situation -

#25 In the Court Lobby before doors were unlocked during my trial - My sister, her husband and my son Ron Jr - were in the group of people waiting - My Attorney J Scott McComas was also there and another Attorney said to McComas - "How is the trial going" McComas said "Real good we know the Turners are Christians and we are going to crucify them"

#26 In a discussion over me counseling Brandy with my wife - And wanting to do it again if I get a chance - Judge Andrew R. McDonald smacked his gavel down hard and said "Mr Turner, I'll see to it that is never happens, you hear me!" Bang Bang -

Over

#27 During The Appeal's That were Denied -  
The Attorney Went after - Speedy Trial - Miranda  
Fruit of Poisonous Tree - Illegal Arrest, Search & Seizure -  
The Other one - That they Failed to even Try to  
offer a plea Agreement,

#28 The Bond Law V PRAI Scale Totally  
Violated - I was D, D on the Scale yet a  
 $\frac{1}{2}$  Million Dollar Bond was set on me -

#29 While at Boulder County Jail I was Served with  
a Sup-To Show up in Brighton District Court over  
My Deceased Son's Patent That His Partner was Trying  
To Get Control of - My Son Sold it to me and it  
was Notarized - However Judge McDonald Refused  
To Let me Go to Brighton For the Hearing - Thus  
The Patent That Had a 10 Million Offer For now  
went into the Hands of His Partner - He was  
Put Illegally on the Patent - We have Absolute Proof  
He Violated the Patent Law's -

Last but not Least.

Very Important.

DA Katherine Booth was allowed by Judge McDonald to give instructions to the jury - Not only was the jury tampered with over her part of evidence package #92 that was forged per Judge McDonald and DA Johnson tried to explain to the judge why they did what they did - Well not only did Booth move all the counts around to suit what she wanted but put count #7 in the count #16 spot - She explained this to the judge in transcript - In doing so she explained that there was two different dates of offense - The judge said OK so there are two separate situations - Well Booth realised she failed to have any alleged crimes with accessory to crime and since count #7 already had date of offense different than all alleged crimes she fabricated a document #39 violation of custody with the same date of offense of the accessory to crime - Then slipped it into jury instructions - which was not in criminal complaint or motion to add count - Along with there never was a custody order filed or served on Monty or much less Ronald E. Turner Sr.

This is serious jury tampering -