

_____county
Superior Court of Nevada

Inger Casey]	
Petitioner]	Writ of
]	Habeas Corpus
]	
against]	Index No. _____
]	
]	This Writ is applicable
_____]	to any and all agents,
_____ County Sheriff]	successors, deputies,
Respondent(s)]	and\or assigns of Respondent(s)
]	

To: RESPONDENT(S) _____ IN THE NAME OF the people of Nevada :

We command you, that you have the Corpus of Inger Casey together with a Return to this Writ specifically identifying the venue, jurisdiction, and nexus of authority for relationship upon which the seizure\detention of Inger casey is based, before _____, justice of the Superior Court of Nevada , located at _____ , _____, Nevada , at ____ o'clock, ____M on the ____ day of _____ , 2007 A.D., to do and receive what shall then and there be considered concerning the said Inger Casey, and have you then and there this Writ. You, and each of you, shall be prepared to provide sworn testimony, and/or verified evidence in support of your detention of Inger Casey that led to the unlawful imprisonment of Inger Casey as it is alleged. Your failure to appear with said Corpus together with a Return to this Writ may result in a Writ of Attachment being issued against you.

WITNESS, Hon. _____, Justice

one of the Justices of our said court, this ____ day of ____ 2007.

By the Court,

CLERK

_____ county
Superior Court of Nevada

Inger Casey]	Emergency Request for Writ of
Petitioner]	Habeas Corpus
]	by Petition
]	
]	
against]	Index No. _____
]	
]	This Petition is applicable
_____]	to any and all agents,
_____ County Sheriff]	successors, deputies,
Respondent(s)]	and/or assigns of Respondent(s)
]	

_____ county)
)Asseveration
Nevada republic)

BEFORE ME _____, the undersigned authority, a Notary Public in and for the State of Nevada personally came and appeared, Affiant, Inger Casey being upon oath administered by me, and having personal knowledge of the facts herein, affirms the following to be true, correct, and certain under penalty of perjury in accordance with the laws of the state of Nevada that:

1. I, Inger Casey Petitioner herein, state that I am a flesh and blood sentient being, competent and being of the age of majority affirm that my "yes" be "yes" and my "no" be "no" and that the following facts are true, certain, correct, and not misleading under the penalty of the Law of bearing false witness so help me YHVH, and,
2. On or about the _____ day of _____2007 A.D., Petitioner was imprisoned by Respondent in the _____ county jail at _____, Nevada . The Respondent's restraint and imprisonment of Petitioner is without jurisdiction, unlawful and illegal to wit;

3. No criminal action in the State of Nevada has been commenced against Petitioner by the filing of an affidavit/complaint by a competent fact victim or witness alleging the necessary and essential facts sufficient to constitute the elements of a crime that would invoke any court's jurisdiction in the first instance to issue mittimus papers. Petitioner is unable to attach a copy of any bona fide mittimus or committal papers as none are known by Petitioner to exist.
4. No court or judge of the United States has exclusive jurisdiction to order Petitioner released, and no previous application for this Writ has been made.
5. Petitioner has a natural, due process right, granted by Petitioner's Creator, and as articulated in numerous historical documents including, but not limited to, the original constitutions for Nevada and/or the united states of America, Magna Carta, and numerous international treaties, to Habeas Corpus relief for immediate release from unlawful imprisonment.
6. Petitioner herein petitions the above entitled court, and requests of the judicial officer(s) thereof to perform the ministerial duty(ies) to prevent, or correct the wrongful imprisonment identified herein, which said judicial officer(s) have executed a sworn Oath of Office, the performance of which is secured by said judicial officer(s) Official Bond or surety, to issue the attached Writ of Habeas Corpus forthwith, or within 24 hours, whichever is sooner, commanding Respondent(s) their agents, assigns, or successors to bring forth and produce the Corpus of Inger Casey along with a Return to this Writ, or discharge Inger Casey from further detention by the Respondent(s) their agents, assigns, or successors, or sua sponte issue a Writ of Attachment against the above named Respondent(s) until said Respondent(s) appear at a bona fide Habeas Corpus hearing with a Return

to this Writ.

7. Any superficial imperfections are requested to be excused as this Petition has not been prepared by any attorney and is presented by the undersigned for redress of grievance, and,

REMEDY

Wherefore, Petitioner Inger Casey requests this court to immediately exercise jurisdiction and DEMAND the immediate discharge of Inger Casey . Swift justice is necessary to prevent irreparable damage from this unlawful seizure and continued custody. Release is the appropriate remedy.

Verified on this the ____ day of _____ anno Domini two thousand and seven (2007). Notary Public acknowledgement is not for entry into foreign jurisdiction.

L.S. _____ No Dolus
Inger Casey

Before me _____ a Notary Public in and for _____ County, State of Nevada ; appeared Inger Casey known and made known to me and did affirm the truth of the facts herein stated and placed his signature on this document on this the ____ day of ____anno Domini two thousand and seven(2007).

My commission expires:

Notary Public Signature

DIRECTIONS IF ARRESTED:

Filing of complaint before Magistrate is what commences the action.

Rule 3 FRCRP The complaint is a written statement of the essential facts constituting the offense charged. It shall be made upon oath before a magistrate judge.

When you don't appear on their deficient summons, because it does not comply with Rule 4 (c) (2), it is not signed by the Magistrate. Also Rule 4 (d)(1) required proper service of a summons. Regular mail is not a proper summons. Can you see the **FRAUD** upon the court?

Usually, they will send you a threatening letter when you don't appear first. They will say something like: "If you don't appear we will be issuing a warrant for your arrest." We will just respond with another refusal. No proper complaint, No Jurisdiction and amend the criminal complaint to include the Magistrate for Mail Fraud. 18 USC 1341 and 1342.

If they come and pick you up:

First thing you tell them "**you need to take me before the Judge right now!**" And when you get before the judge on something like this, they are going to want you to plead. The trick is not refuse to plea but to not enter a plea. Every time they tell you to enter a plea you tell them **my Plea is you don't have a complaint sworn to in front of a Magistrate and filed with the court as required by rule 3, so there's been no criminal action commenced against me and the courts jurisdiction has not been invoked in the first instance.** (THEN SHUT UP). They are going to tell you oh this isn't criminal its quaisi criminal and make all sorts of excuses. Just tell them I just gave you my Plea, **the court lacks jurisdiction because there has been no complaint sworn to in front of a Magistrate and filed with the court as required by rule 3: there are no allegations of facts sufficient to invoke the courts criminal jurisdiction.** (THEN SHUT UP).

If they ask you again do you plead guilty, not guilty or nolo contendere. You tell them I just gave you my plea! If they say are you are refusing to enter a Plea? You say I would love to enter a plea. I just told you what my Plea was and you just keep going right back to your plea. They will try to trick you but you keep going back to your plea. " **My plea is you don't have a complaint sworn to in front of a Magistrate and filed with the court as required by Rule 3, so there's been no criminal action commenced against me and the courts jurisdiction has not been invoked in the First instance.**" (THEN SHUT UP).

They will threaten you with jail time etc. All they say is Bluff. **STAY ON POINT.**

WRIT OF HABEAS (LAST RESORT) C.Y.A (COVER YOUR REAR)

1. File in state Superior Court as per Article VI Sec 18 of Arizona constitution.
2. Leave names and dates blank.
3. Respondent is Left Bland. Whoever is holding him, is the Respondent (Sheriff, city Jailer Etc.)
4. Lack of Jurisdiction is basically the same thing. There has been no complaint sworn to in front of a Magistrate that constitutes a crime and filed with the court as required by Rule 3. There's been no criminal action commenced against you, and the courts jurisdiction has not been invoked in the First

Instance to hold you herein after Corpus. The respondent has no bonafide mittimus or committal papers. (Mittimus paper from judge to jailer). They want you to crack. They may take you in on Friday and not get you before the judge on Monday.

Have your refusal for Fraud with you. This gives you all the reasons the court doesn't have jurisdiction. So every time they start, you just tell them **"I challenge jurisdiction for these reasons"** (on Refusal for Fraud) If they tell you they have jurisdiction you tell them **"good then it will be easy for the prosecution to prove it, because that's what the law requires"**. They move forward under the assumption they have jurisdiction. You have to rebut this assumption and make them prove it on the record.

5. You keep the Habeas handy or have someone bring it to you wherever you are being held. If they don't let you sign the Habeas you tell them **"you do understand it's a crime to interfere with the issuance of a Writ of Habeas Corpus and the civil penalty for that is \$1,000.00 a day."** If they are holding you in the county usually the courts are there. Have someone go to the secretary, tell them: **"I would like to see the Judge because I have some crimes to report that are being committed at the County Jail."** If she asks you what kind you tell her: **I'm not sure but I think they are felonies.** If she ask what happened? You tell them: **"they abducted this guy and they don't have lawful process. The crimes I witnessed, I took the Habeas Corpus in for him (the guy in jail) and they refused to let him sign it."** Every time this happens each and every time the Judge got on the phone and reamed the cops in the jail. Go straight back there and get it signed. They have to have a notary for that very reason. If not cross out Notary and get 3 signatures to witness your signature. Say on there that there was no Notary.
6. Once you get Habeas Corpus signed you go down to the Court and file it. If they try to charge you tell them: **" the guys in jail and there is no fee."** It is that way everywhere. Once you get an index number on it you tell the clerk **"I need to have the Judge issue the writ immediately"** sometimes they try to issue an order to show cause why the writ should issue. You tell them: **" No No Sorry"**. Where does it say an order to show cause shall issue instead of the "Writ Shall issue". **" I want the Judge right now to issue the writ so that we can get service done and have the hearing."**
7. Once you get the Writ you have to serve it on the Respondent. (The person holding Corpus) Sometimes they do it for you. Hand deliver a copy to the Sheriff's office after it is filed.
8. Then you (Corpus) are brought in for a hearing. This is the most important part. Whenever a petition of Writ of Habeas is filed, the Respondent has to do what is called **"Make a Return of the Writ"**. The return to the Writ is basically an affidavit alleging facts to overcome the challenge to jurisdiction. This fellow will have to make out an affidavit that says "I have these commitment papers signed by a judge (Federal Magistrate) there is an affidavit there that alleges that he has first hand knowledge that Robert Martinez was on Forest Service Land and was making repairs to a Forest Service Road and he didn't have authorization (permit) to do it. This constitutes a misdemeanor under Title 18 USC Sec? whatever all they have is a CFR and he didn't see you personally on the land. Unless the Respondent can produce that affidavit along with a warrant for your arrest. He has no lawful reason to hold you. Basically the affidavit is going to be the complaint. As required by Federal Criminal Rule #3. Unless the respondent can produce that affidavit sworn to before a Magistrate along with a warrant for your arrest as required by Federal Criminal Rule #4 and the complaint or affidavit as required by rule #3, unless he (respondent) can produce his affidavit along with the affidavit or complaint attached. Then there is **NO RETURN TO THE WRIT**. I don't care what else they serve upon you (Corpus). There has been **NO RETURN TO THE WRIT**. So when they bring you (corpus) before the judge the 1st words out of your mouth should be **"Your Honor, there has been no return to the Writ."** If there is a prosecutor there and

he starts to speak, you object and tell the Judge **“unless he (prosecutor) is willing to state on the record that he is strictly representing the respondent, then I order you Judge to tell him not to trespass on my case you Honor because he does not have my consent to represent me (corpus).”** This is **VERY IMPORTANT** because every time one fails is because Corpus failed to object. A Habeas Corpus is always brought by the people of the state or of the United States on the relation of Robert (corpus) and the minute the prosecutor opens his mouth and says the people this and the people that there is a presumption that he is your attorney. This is how they flush you down the toilet. So that is why it is important to tell the Judge he is **trespassing on your case**. They may say they had a warrant this or that, say: **“Objection your Honor there was never a criminal complaint filed pursuant to Rule 3 of Federal Rules of Criminal Procedure which would have invoked the courts jurisdiction in the first instance.”**

“YOU MUST RELEASE ME!” If you can, pull the state statutes on Habeas Corpus and read them that is where you want to be in State Court. Wherever they take him they will have a city jail. Name the head of the jail as the respondent. Find out ahead of time who is the head of the respected city jail. Just call up and say: Who is the head man of the city jail? Ask them where the office is located in case you have to go talk to him. You will get the information ahead of time. Or to make it simple when they drag you in front of the Judge this is what you should do: **“Your Honor there has been no return to the Writ and it is all spelled out in my paper work.”** THEN SHUT UP. If they start up with questions what about this and what about that say: **“I’m not here to argue with you. There has been no return on the Writ and it is all spelled out in the paper work”.** THEN SHUT UP. **“All questions are answered in the paper work”.** THEN SHUT UP. This is the best for anybody. The Judge doesn’t like it but this is your right.