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<u>Stored with zero-access encryption</u> Trevor Brownrevorb.mkxoilco@gmail.com

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July 15th, 2022
To
Kollar-Kotelly_Chambers@dcd.uscourts.gov
CC
Todd Shanker<Todd_Shanker@fd.org>
Dana Mertz<Dana_mertz@fd.org>
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Friday, July 15th, 2022 at 5:51 PM

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Email: Trevorb.mkxoilco@gmail.com

Ph: 810-614-1194

Date: July, 15, 2022

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SUBMISSION FOR RECORD, NECESSITY CAUSED BY TAMPERING WITH RECORDS AND PROCEDURES.

RE: ASSIGNMENT OF ERRORS.
SEALED ORDER RECEIVED JULY 11,2022.
THANK YOU FOR THE EVIDENCE.
SECOND OPPORTUNITY TO CURE MISTAKES.

REF: CRIMINAL ACTION Case no. 21-mj-498-(GMH) or CRIMINAL DOCKET FOR CASE #: 1:22-cr-00170-CKK; United States District Court, District of Columbia. Texts, between Judge Kollar-Kotelly and Court Appointed Attorney Todd Shanker, fully incorporated public record. SEALED ORDER, June 27, 2022.

To: USDC DC Judge Colleen Kollar-Kotelly. Clerk of USDC DC,

Thank you for the evidence.

I am in receipt of alleged SEALED ORDER dated June 27, 2022, as forwarded to me by the crooked court appointed attorney Todd Shanker on July 11, 2022.

I am aware that until a court order is placed on the official record by the clerk the proper operation of law and rules cannot recognize the alleged order as valid. Your orders declaring the SEAL of any thing, done in open court or later in writing, are void for lack of jurisdiction and you know it.

I, Trevor Andrew Brown, misidentified as TREVOR BROWN, defendant, ASSIGN ERRORS to the court as follows. I am exercising the absolute right of a Citizen of Michigan to report what I understand are crimes to those required to review my complaint and act in accord under the laws. 18 USC § 4. Errors can be corrected upon notice. You Judge, now have your second notice.

Being that the court and you specifically, Judge Colleen Kollar-Kotelly, have tampered with me making my records for the court; refused to terminate Todd Shanker, your agent allegedly representing me through coercion; refusing filing my proper complaints, my disclosing Shanker's illegal actions; conspiracy denying me Brady material you ordered; Shankers false statements, misconstructions, refusals to act a competent attorney honoring his BAR oath and service contract with the government; I am forced to resort to alternative methods to gain service of defenses to fatally defective unlawful process applied against me. Thus this email making use of government owned conduits to you for serving proper notices. And as you know anytime I access and official government operation whatever I serve becomes official public record.

Judge Colleen Kollar-Kotelly you and Todd Shanker have conspired to deny me access to the court so I can defend my self. Essentially federal judge Colleen Kollar-Kotelly has barred me from access to the District Court through use of her paid agent Todd Shanker. When Todd Shanker's attacks on me are the only thing the court will recognize under Case #: 1:22-cr-00170-CKK; you Judge Colleen Kollar-Kotelly knowingly and intentionally violate my civil rights and breach your fiduciary duties to the United States government by operations outside the mandate of the Fifth Amendment. For you Judge Colleen Kollar-Kotelly, ignorance of the law is not and excuse so you know what you have done up to now is criminal behavior.

After receiving my complaints about Shanker, admitting receipt in open court, you failed to honor the Supreme Court Faretta v. California, 422 U.S. 806 (1975). You Judge have the proof of conflict between me and your appointed agent Todd Shanker. What you should have done upon receiving my complaints about Shanker is release him from his representation of the court and order a Faretta hearing. You failed to honor and enforce my Sixth Amendment right to speak and protect my self from fatally defective process defined perfectly in my Motion to Dismiss. Civil rights violations are now proved by your own records. Errors of law and you know it or should.

I now formally advise you Judge Colleen Kollar-Kotelly, that I am aware of and have made arrangements for verified copy of hearing in your District Court today, July 14, 2022, wherein the honorable Judge Christopher Cooper, followed the law and provided its protection when alleged attorney, Kira Ann West, moved to be released from employment by the court. Judge Cooper provided the full benefits to protection of the law and procedures. See Criminal Case No. 21 CR 623 CRC, United States v. Kirstyn Niemela. When judge Cooper operated under the rules, Supreme Court orders and properly advised Mz. West of his action he served the United States obligations to one it attaches as required by law.

Judge Coopers proper acts straight down the pipe of the law exposes you Judge Colleen Kollar-Kotelly

for what you are. A dishonest judge screwing your employer through dishonest services, in an obvious conspiracy with Todd Shanker of the Federal Defenders Office in Detroit. Public records do not lie. It has yet to be determined whether you're acting a conspiracy would be United States

attorneys office for the District of Columbia. Yet at the same time I am convinced that the US District of Columbia Attorneys office is in your conspiracy, because their response to your order establish jurisdiction admits the only thing that they have to rely on is title 18 United States Code. Which you all should know is provably VOID, if you all merely access the records in the hands of the official custodians. Incompetence in government service is criminal negligence because of all of you being law and legal professionals you get paid to know.

More to the point Judge Colleen Kollar-Kotelly you have created a severe conflict inside the District court by creating diverse acts by judges applying the same law and rules. One complying with the letter of the law and one knowingly circumventing the law under deceptive color of law practices. Essentially Judge Colleen Kollar-Kotelly you single handedly have destroyed your own credibility and tainted every other judge operating in the USDC District of Columbia by your TORTS against me, your employer the United States government, acted in direct open contempt of Supreme Court orders, duly served to you with my demand for recognition of the benefits to be provided to me thereunder.

I promise to contact the Chief Judge for the District, the Judicial Commission, the Committees in Congress Assembled and other government agencies concerning your illegal activities.

Oh please judge, continue your unlawful and illegal acts so that I have more evidence. Thank you for the help making my complaints and Motion to Dismiss ultimately credible by ignoring your sworn obligations.

More to the point, when you issue a Sealed Order declaring you refuse to allow my duly served documents presented in my defense against fatally defective process, you deny me Fifth Amendment due process rights. Another error assigned and proved by your own hand on public records. Civil rights violations proved by your own records. Errors of law and you know it or should. Minute Order dated July 12, 2022 is proof of fact.

Thank you for the evidence of your conspiracy to deny me access to and protection of law and procedures you and all your coconspirators have provided in the form of official government records which must always be accepted as fact. The records as you all created are perfect evidence because you all are government certified experts in the law and procedures and you get paid as such experts and took the money binding you to performance. None of you government employees get paid to lie, ignore government records, nor act as if the law, code of ethics for service in public trust, and paid for employment duties under contract do not apply to you all.

Thank you as well for your lack of order and it's proper docketing SEALING part of the June 27 Hearing.

Thank you for once again tampering with my records and your employers records, the delivered un filed documents duly served to the court via U.S Postal Service certified mail # EI250349749US on 6/27/2022

Again, I am aware that until a court order is placed on the official record by the clerk the proper operation of law and rules cannot recognize the alleged order as valid. Your orders declaring the

SEAL of any thing, done in open court or later in writing, are void for lack of jurisdiction and you know it.

Judge Colleen Kollar-Kotelly, I believe the reason you have intentionally not filed the SEALING ORDERS nor the June 27 bogus order, because you do not want to blatantly convict your self and coconspirators on open public record acts of omissions rising to crimes. How do you all intend to escape your personal FIDELITY BONDS, oaths of office, terms and conditions of contracted employment for which you are paid? Please recall that you have been properly noticed of what the law requires and consistently ignored both the notice and the law.

Judge Colleen Kollar-Kotelly, your sealed order dated June 27, 2022, is void for lack of jurisdiction and you know it because the position of public servant to the United States judicial operations requires as terms and conditions of your employment proof of jurisdiction be be fully disclosed upon demand from any one attached by the United States government for any purpose whatsoever. Jurisdiction is absolutely required before any act you take could be considered the proper exercise of judicial power.

Considering the FACT that I presented evidence, available to you and every other government employee or agent, immediately upon simple request to other federal offices, showing the proof from government records, that TITLE 18 and Title 28 of the United States Code were never properly enacted by Congress Assembled testified to by numerous honest public servants, places you in the position of adversary to your employer the United States government.

Thus, you, Judge Colleen Kollar-Kotelly, have a choice to make. Correct your errors of proceeding after the jurisdiction you allegedly represent was destroyed by notice of federal records available to you, OR, compound your breaches of trust, into crimes proved by the records you and your cohorts creat in performance of your paid for public duties. You all know denying me honest services applying the law as it is written and given to you by your superiors at the Supreme Court is a crime. Claiming ignorance from your positions certifies incompetent to serve the People and the United States Government is the admission and confession of providing dishonest service to the government. Which in turn creates TORT damages as I have ledgered in the Clerks office under Rule 65.1

I received today the United States' Opposition to Defendant TREVOR BROWN'S Motion to Dismiss, from the courts agent you supervise and protect, Todd Shanker. The Opposition statement merely cites the United States Code as good enough to establish jurisdiction. This is the admission and confession that BRADY material available to the United States Attorneys is being hidden. This fact, now part of the official government record testifies to the United States Attorneys office for the District being involved in your conspiracy. This is because one phone call to the Archivist of the United States, or the Clerks Office serving Congress would verify my Motion to Dismiss is required immediately.

Judge Colleen Kollar-Kotelly, any common man, and certainly every person operating as a BAR attorney will recognize that when Congress fails to provide a statute to its statutorily created court, assigning jurisdiction found by reference to United States Code Titles 18 and 28, the court is without jurisdiction operation under a fraud.

While I agree Title 40 United States Code could be a valid exercise of legislative powers, when there are no Criminal Rules to prosecute under Title 40, because Title 18 that allegedly creates the rules is invalid, no prosecution under those rules is valid. More to the point you and the US Attorneys know it.

Judge Colleen Kollar-Kotelly, you have all the information you need and or access to all the information you need to simply perform your duties and Dismiss CRIMINAL DOCKET FOR CASE #: 1:22-cr-00170-CKK; and order the TORT invoices paid or not.

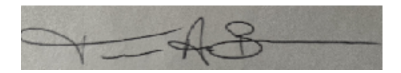
Be advised the Clerk will receive Registered United States Post up dating the TORT damages ledger to reflect current amounts owed by the United States for failing to supervise you in your chicanery and continuing to allow you damage me and who knows how many others by your criminal negligence in public office.

Please understand that your actions have destroyed the integrity of the whole federal judiciary system in front of the Court of Public Opinion which is the American People, that you are paid to serve and protect under your personal FIDELITY BOND issued when you filled the Peoples office of federal judge.

Govern yourself accordingly and thank you

I, Trevor Andrew Brown, declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Done this 15th day of June, 2022, duly sworn within the venue jurisdiction of the United States of America recognized as separate from jurisdiction of the United States found by reference Title 28 U.S. Code 2671 (1).



Trevor Andrew Brown, State Citizen of Michigan, All Rights Reserved.