

Trevor Andrew Brown
39603 Neston st.
Novi Mi, 48377
Tboy.est@gmail.com
810-614-1194

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:	Case No. 21-mj-498 (GMH)
	:	
v.	:	PRAECIPE TO THE CLERK
	:	
TREVOR BROWN,	:	
	:	
Defendant.	:	
	:	
	:	

YOU WILL FILE THE FOLLOWING DOCUMENTS

- 1.) Submission for record the attached complete file of all communications between unlawfully appointed council attorney Todd Shaunker and unlawfully misidentified alleged defendant Trevor Brown

ASHLEY WRIGHT
Notary Public - State of Michigan
County of Genesee
My Commission Expires Apr 10, 2029
Acting in the County of Lapeer

Ashley Wright
A. B.

Record

t boy <tboy.est@gmail.com>

Mon, Jun 27, 9:30 AM

To: Theman Here <tboy.est@gmail.com>

Thank you for meeting with me today to address my charges of this court's Lack of Jurisdiction over me and the enforcement of federal records as filed by me.

I am making my record now. My statement is currently in [U.S.Post](#) certified mail number, as duly sworn under penalties of perjury. Documents verifying my charges AGAINST Todd Shanker are in that mail package.

Any interruptions with me making my record by reading the statement that is in process of being properly delivered to the court will be considered tampering with my record. The individual doing so will need to provide the authority to interrupt me and deny me access to making my statement to protect myself from a fatally defective process.

My name is Trevor Andrew of the family Brown, spelled in upper lower case, a proper name recognized by the United States Government Style Manual published by the US Government Printing Office.

Any one attempting to identify me without full and complete disclosure of all relevant material facts allowing, allegedly authorizing, attempting to identify me must have my consent. Lack of my consent is inconsistent with the principles of this country, consent of the governed is required for legitimate government operations. Lack of my consent in this identity matter involves SLAVERY if I am forced to further address the fatally defective papers the United States Attorneys rely on to get this court in proper action.

I have properly identified myself to the court and the persecutors office and provided the Order binding all federal officers to properly recognize me as issued by the United States Supreme Court. *Yick Wo v. Hopkins* 118 U.S. 356; *"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies for government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."*

The context of me properly identifying Myself is referenced at the finding aid to the statutes, title 18 United States code section 1509 where in failure to comply with federal court orders is a felony.

Misidentifying me beyond today will be public record testimony of felonies.

I made a serious mistake in listening to Todd Shanker. Initially I trusted him. Then after numerous and obvious false statements and blatant coercive tactics I was forced to do my own due diligence. Which I did.

Because Todd Shanker misled me and intentionally hid exculpatory evidence and public records from me this is the only reason I am here today and from the beginning.

I believe Mr. Shanker is operating a sham on the court and the indications are he acts in conspiracy with some US Attorneys by agreeing to not even advise me of what BRADY materials are yet more, his standards and duties as competent counsel appointed by and paid by the court promising to ensure I had full knowledge of the law used against me and the benefit owed by the law to access to relevant material facts of public with which to defend myself with.

I did my own work and verifications of public records.

Thus, my Motion to Dismiss for Lack of Jurisdiction was duly served to the court.

At this point the court has no jurisdiction no matter how many legal professionals say different. This is because the law says once jurisdiction is challenged it must be proved. More to the point every judge serving this US District Court and every attorney of its bar knows this fact.

More to the point, my Motion presents public records; the places they reside and identify with the people who hold them; who all work for the government.

As the court and the US Attorneys all know, arguing that public records are invalid, refusing to recognize them and honor

their authority is a major breach of trust, usurpation of government documents and the powers they represent, which as you all know is a criminal act for any and every public servant.

Thus point is particularly relevant because this court is a legislative construction and any judge acting outside the statutes knows full well all jurisdiction of this court comes from the statutes.

Thus, no statutes like I proved in my Motion to Dismiss means no jurisdiction.

If the court and US Attorney's Office for the District don't like the facts your remedy is with Congress not the record keepers or me.

The BRADY orders by both the Magistrate and this court require ALL EXCULPATORY information in care and custody of the United States government to be provided to me.

I believe since Todd Shanker was appointed by the court to provide me competent counsel and he is paid out the same check book as the US Attorneys and other prosecution team agents, Mr Shanker is then bound by the BRADY order as well.

If the court finds he is not then Mr. Shanker is still in breach of his duties as the appointed counsel to ensure I was advised of of all beneficial laws and procedures that I could employ for myself defending against what is now proved on the record within the 4 corners of the Motion to Dismiss

The court has had the opportunity since June 3rd to do its due diligence as required of all judges.

I am assuming the docketing of the record showing my Motion to Dismiss was held up by you judge, that in that time you were in fact verifying my Counter Complaint, Motion To Dismiss for Lack of Jurisdiction. Had you not found it valid you would be required to say so on the record or in the alternative order the US Attorneys to correct their mistakes. Since there is no order to the US Attorneys I believe the record shows they lacked jurisdiction. If not then you Judge are required to show me every jot, title and hint of evidence proving the court has complete and proper jurisdiction, and do so from public records.

If even one of the points is not voided by either the court or the prosecution then the court is operating in a defective manner violating my civil rights.

I believe if the court attempts in any manner to assist the US Attorneys clean up their mess that would be trespass on the case. This point makes my conclusion that the court did not order the US Attorney for the District to properly identify the statutes invoking the courts jurisdiction, because there is no jurisdiction available to be invoked.

I stand on the 4 corners of my Motion to Dismiss for Lack of Jurisdiction. I stand on federal public records available to any American. I stand on the Civil Rights of every American. I stand on the law every court officer and government attorney promised to recognize, serve and enforce.

I can not, nor could any one understand the charges against them when there is no law presented upon demand. No proof of law being presented to me on the record means this is a STAR CHAMBER HOLDING ME AGAINST MY WILL AS CHATTEL PROPERTY, A SLAVE.

I MOVE THE COURT TO DISMISS CASE NO, 1:21 mj- 00498 and case no. 1:22-cr-00170 .

I MOVE THE COURT TO ORDER THE UNITED STATES ATTORNEY FOR THE DISTRICT OF COLUMBIA TO MAKE ME WHOLE BY PAYING MY TORT INVOICE AND THE ACCRUED DAMAGES OF \$50,000.00 PERDAY FROM JUNE 3, 2020 WHEN THE COURT BECAME AWARE OF MY MOTION TO DISMISS FOR LACK OF JURISDICTION. TO BE PAID AND RELEASE RETURNED IN 10 DAYS. The US Attorneys had the opportunity to inform the court of their errors of fact and law the day the clerk received the Motion to Dismiss. Electronic records are wonderful.

I MOVE THE COURT TO FULLY REVIEW THE FILE NOW ON ITS WAY TO THE COURT CONCERNING TODD SHANKER AND CRAFT APPROPRIATE SANCTIONS. Be advised I have engaged other regulatory and law enforcement concerning the Federal Defenders Office in Detroit.

I have made my record.

I refuse to be enticed into any discussion concerning case no. 1:21 mj- 00498 and case no. 1:22-cr-00170 because if I do I may be waiving into a situation which I know is not a proper execution of government operations and end up like I did under Todd Shankers guidance, mistakenly allowing the assumption of jurisdiction over me and the subject matter to be in action when there is no jurisdiction and that fact is proved on the record.

I am now silent and no one can force me to speak until proof of jurisdiction is on the record. Using a superior position to coerce or intimidate through the law or legal process is Slavery. So says the ORDER found at US. v. KOZMINSKI, 487 US 935.

I NOW WAIT ON THE PROCESS THAT IS DUE ME AND THE ORDERS TO DISMISS AND SETTLE A TORT AGAINST THE UNITED STATES. Lack of supervision and control over government actors causing damages is the responsibility of the Government, and this court has statutory duties, jurisdiction to address the damages.

I don't believe anyone can try tell me how much I've been damage. If you try to tell me how much ive been damaged youre executing a property right to me and thats slavery. US. v. KOZMINSKI, 487 US 935.

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.

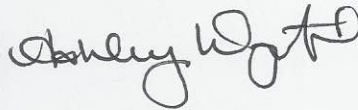
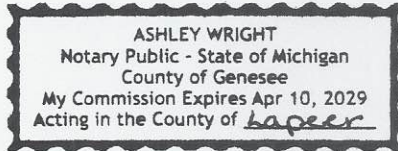
Done this 27th day of June, 2022, duly sworn within the venue jurisdiction of the United States of America recognized as separate from jurisdiction of the United States found by reference Title 28 U.S. Code 2671 (1).



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



NOTARY JURAT.



21-00498M-1: Trevor Brown

9 messages

Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>
To: Todd Shanker <Todd_Shanker@fd.org>
Cc: Trevorb.mkxoilco@gmail.com <Trevorb.mkxoilco@gmail.com>

Tue, Feb 8, 3:11 PM

Good afternoon Mr. Brown and Mr. Shanker,

Mr. Brown you are scheduled to meet with me at the United States Pretrial Services Agency located at [231 West Lafayette Boulevard Room#342, Detroit, Michigan 48226](#), on Friday, February 11, 2022, between 10am-4pm.

Mr. Shanker please feel free to accompany Mr. Brown to Pretrial Services, if your schedule permits.

Thank You

Michael L. Mitchell

Senior United States Pretrial Services Officer

Location Monitoring and Sex Offender Specialist

[231 West Lafayette](#)

[Detroit, Michigan 48226](#)

Telephone: 313-234-5309

Fax: 313-202-5910

Todd Shanker <Todd_Shanker@fd.org>
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>
Cc: Trevorb.mkxoilco@gmail.com <Trevorb.mkxoilco@gmail.com>, Dana Mertz <Dana_Mertz@fd.org>

Tue, Feb 8, 3:12 PM

Hi Mike –

Our mitigation specialist Dana Mertz will attend the meeting with Mr. Brown.

[Quoted text hidden]

Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>
To: Todd Shanker <Todd_Shanker@fd.org>
Cc: Trevorb.mkxoilco@gmail.com <Trevorb.mkxoilco@gmail.com>, Dana Mertz <Dana_Mertz@fd.org>

Tue, Feb 8, 3:21 PM

Thank You.

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>

Tue, Feb 8, 4:23 PM

To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

Trevor Andrew of the family Brown

No disrespect but I'm just letting you know it's difficult for me to meet arrangements outside of work. so how can I help you help me.

Is this something we can just speak about over the phone. It costs me money to drive and I'm trying to watch my Pennie's like everyone.

I'm trying to make a prudent decision.

Pre trial officer Mitchell -

No Sr. I need to meet with you in person at my office. You can park at a meter to save money on parking or perhaps ask your dad for a ride

Trevor Andrew of the family Brown

Before we go further please provide me with a copy of which of the three constitutions that you and your colleagues swear an oath to. Including the judge.

Please provide it to this email

Thank you,

Trevorb.mkxoilco@gmail.com

Pre trial officer Mitchell-

No

I spoke to your defense attorney today and he said he will reach out to for clarification about the role of my agency and why you must report to Pretrial Services

Trevor Andrew of the family Brown

You are required to provide a copy of the constitution I just asked for. Which one?

Now additional to that requirement.

Please provide me a copy of a "legal person" definition by blacks law dictionary 3rd edition.

Pre trial officer Mitchell -

Mr. Brown, I will see you in my office on Friday. Please feel free to bring your attorney with you as he is aware of the appointment. His name is Todd Shanker. Please let me know if you need his attorney

Trevor Andrew of the family Brown

I do not accept your invitation, and I do not agree to your appointment. Provide me the answers to the two previous questions. And the third below.

Who claims I as property?

Who is name of the man or woman who claims I as property?

Provide me a copy of a signed contract you claim i have given up my unalienable god given rights to a man or woman.

Provide me a copy of a signed contract you claim I have given up my unalienable god given rights to a service corporation including any service corporation you or any of your colleagues work for.

Here is my email address

Trevorb.mkxoilco@gmail.com

Plus "Must" in legalese means "may" it is an invitation and I do not accept.

Please Provide me with the documentations I have requested before we move further. Thank you.

Pre trial officer Mitchell-

You are scheduled to report to the United States Pretrial Services Agency located at 231 west Lafayette Room#342, Detroit, Michigan, on 2/11/2022 between 10am-4pm. I will send you an email and copy your attorney with the same information. Thank You.

Trevor Andrew of the family Brown

As previously stated I do not accept your invitation, I do not accept your appointment. It will have to be moved to a different date that I can attend, after you have provided the answers and documentations to the questions asked.

Whether I attend or not has no relevance to you providing the answers to the questions and documentations requested.

Again I do not accept your invitation or offer of appointment.

All further communication will be provided by certified mail, not by text, not email, to both myself and the attorney..

Attorney Todd Shanker as you see I have requested the following information and declined the requests until I can receive the following information and have a better opening.

Thank you for the understanding and support. God bless you. In yeshuas name.

[Quoted text hidden]

--

[Quoted text hidden]

Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>

Tue, Feb 8, 4:31 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>, Todd Shanker <Todd_Shanker@fd.org>

I just got off the phone with Mr. Brown's father and he said he would bring him to the federal courthouse so he won't have to worry about paying for parking or spending gas money.

Thanks

Mike

From: Trevor Brown <trevorb.mkxoilco@gmail.com>

Sent: Tuesday, February 8, 2022 4:23 PM

To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>; Todd Shanker <Todd_Shanker@fd.org>

Subject: Re: 21-00498M-1: Trevor Brown

CAUTION - EXTERNAL:

[Quoted text hidden]

CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>
Cc: Dana Mertz <Dana_Mertz@fd.org>

Tue, Feb 8, 4:36 PM

Trevor, please cooperate with Mr Mitchell and don't send him a list interrogatories. His limited role is to supervise you while on pretrial release. I'm happy to discuss some of your questions, but that is not for Mr. Mitchell.

Sent from my iPhone

On Feb 8, 2022, at 4:31 PM, Michael Mitchell <Michael_Mitchell@miept.uscourts.gov> wrote:

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

Tue, Feb 8, 4:55 PM

As I've stated this appointment doesn't work, I will meet him with you at the rescheduled time they offer & he will provide the documentation I have asked for asap prior to the meeting taking place
Failure to provide me with the documentation required will see me provide all with sworn affidavits you will all answer too, the documentation required from yourselves is to provide me with factual documentation you actually have jurisdiction for what has taken place to this point
If the documentation is not provided & you refuse then that clearly proves you do not have jurisdiction or you would simply provide the documentation required to prove you do

Please provide the answers & documentation I have required himself. Of What constitution of the 3 does he swear an oath to.

Thank you god bless.
[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

Wed, Feb 9, 1:08 PM

I have made myself perfectly clear. Please refer to the above emails and we will reassess the nature of this association at a later date.

Thank you very much
As always , have a blessed day.
[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
Draft To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

Thu, Feb 10, 10:09 AM

[Quoted text hidden]

Closing statement

Trevor Brown <trevorb.mkxoilco@gmail.com>

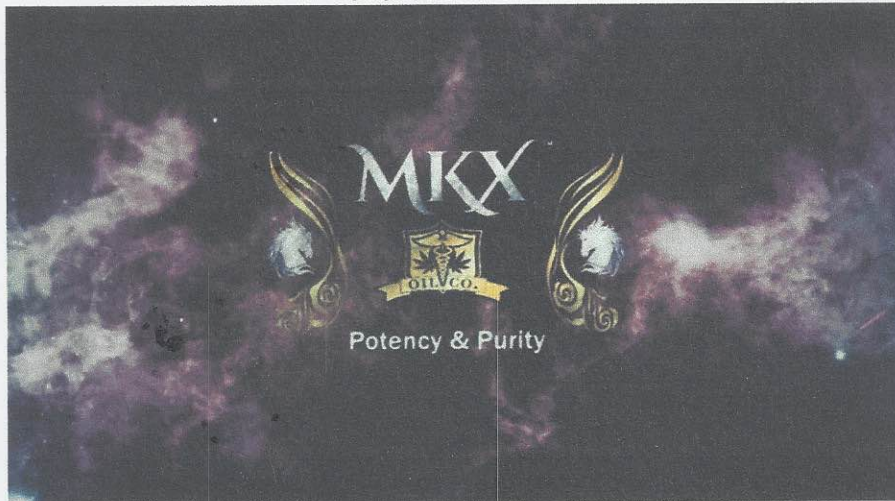
Tue, Feb 8, 5:16 PM

To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

My instructions are clear, please provide the documentation required & any & all communication will be in writing VIA certified mail. He or they are not allowed to speak to family members regarding me or this case. Thank you. Shalom blessings. --

**MKX is the #1 Vape Brand in the State of Michigan,
With The Biggest Distribution and Shelf Space in the State.
We use only The Best Caregiver and Licensed Distillate *Testing 90%+.*
5-7% Natural Terpene's is then added to the Distillate to give the Flavor Profile.
We Only Use The Finest in Product & Packaging; While Still Always Being Committed to
Keeping our Prices Below our Competitors to Truly offer a Patient > Profits Program.**

**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

FOIA, MCL 15.231

Trevor Brown <trevorb.mkxoilco@gmail.com>

Sat, May 14, 8:54 AM

To: Dana Mertz <Dana_mertz@fd.org>, Demetrius Hardy <Demetrius_Hardy@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

Thank you for your patience and understanding that I am an American man that has rights.
Thank you for supporting me in exercising these rights.
(If you don't thank you for your patience) It will build my faith and understanding in the system.

I appreciate your understanding to the fullest,

As I have requested

Approximately on March 18th I have requested everyone's Oath of Office and fidelity bonds that are on or part of my case. It is my lawful right.

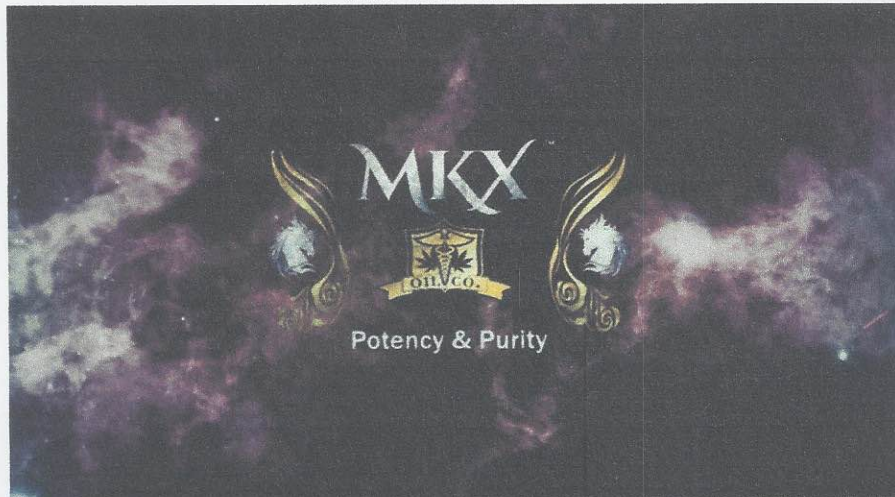
See - FOIA, MCL 15.231

Thank you. Shalom blessings.

--

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**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

Coercion

4 messages

Trevor Brown <trevorb.mkxoilco@gmail.com>

Tue, Feb 8, 5:24 PM

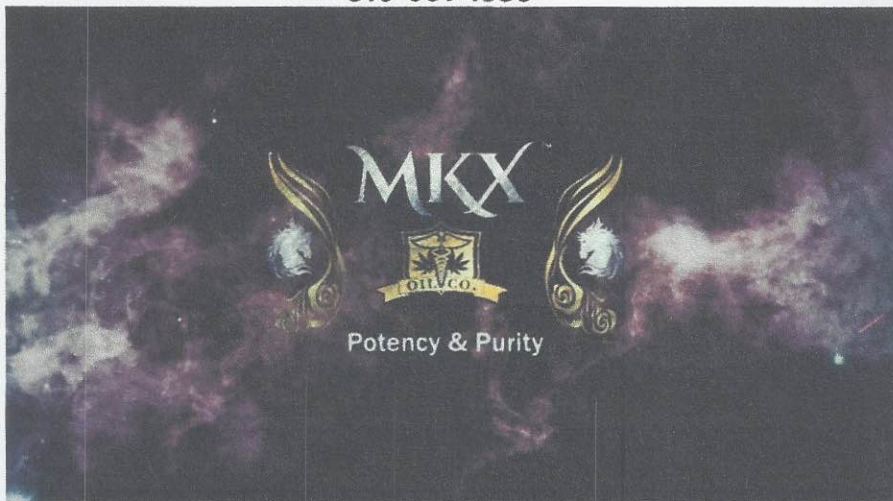
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>, Todd Shanker <Todd_Shanker@fd.org>

On top of what i have already stated & required I will now be serving him with lawful documentation unless what you've required is provided. As the pre trial officer is trying to coerce my family members to coerce me. Coercion in any form is both illegal & unlawful.

Again, regardless of any meeting. --

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**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

Todd Shanker <Todd_Shanker@fd.org>

Tue, Feb 8, 7:27 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Serving who with what? Trevor you've got to chill out and stop sending this stuff to Mr Mitchell. Again, serving who with what?

Sent from my iPhone

On Feb 8, 2022, at 5:24 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

On top of what i have already stated & required I will now be serving him with lawful documentation unless what you've required is provided. As the pre trial officer is trying to coerce my family members to coerce me. Coercion in any form is both illegal & unlawful.

[Quoted text hidden]

Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>, Todd Shanker <Todd_Shanker@fd.org>
Cc: Dana Mertz <Dana_Mertz@fd.org>

Wed, Feb 9, 6:00 PM

Mr. Brown you are still scheduled to meet with me at the United States Pretrial Services Agency located at [231 West Lafayette Boulevard Room#342, Detroit, Michigan 48226](#), on Friday, February 11, 2022, between 10am-4pm. I have attached a copy of your bond for your review.

Michael L. Mitchell
Senior United States Pretrial Services Officer
Location Monitoring and Sex Offender Specialist
[231 West Lafayette](#)
[Detroit, Michigan 48226](#)
Telephone: 313-234-5309
Fax: 313-202-5910

From: Trevor Brown <trevorb.mkxoilco@gmail.com>
Sent: Tuesday, February 8, 2022 5:25 PM
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>; Todd Shanker <Todd_Shanker@fd.org>
Subject: Coercion

CAUTION - EXTERNAL:

On top of what i have already stated & required I will now be serving him with lawful documentation unless what you've required is provided. As the pre trial officer is trying to coerce my family members to coerce me. Coercion in any form is both illegal & unlawful.

Again, regardless of any meeting. --

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**Trevor Brown
Regional Manager**

810-931-1385

Image removed by sender.

"The Standard in Potency and Purity."

CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.

Trevor Brown Bond Order.pdf

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Michael Mitchell <Michael_Mitchell@miept.uscourts.gov>
Cc: Todd Shanker <Todd_Shanker@fd.org>, Dana Mertz <Dana_Mertz@fd.org>

Thu, Feb 10, 10:25 AM

Mr. Mitchell thank you for understanding my requests. I will be glad to come down and comply. Which I'm sure you will have all the documentation I have requested at that time.

Due to such late notice, I have prior engagements with a business partner to open up a business.

I have an opening just for you Next Friday, between 1-1:15pm. lol. Just give me your time slot and I'll be there next friday.

Sorry Todd but I have to speak my truth.

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

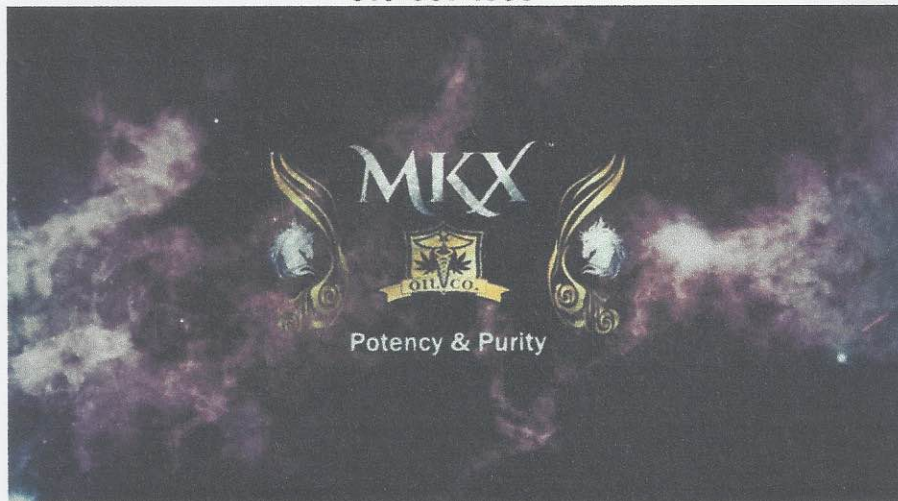
Tue, Feb 8, 5:31 PM

Can he or anyone provide any of the documentations required? It is my right and only fair.

Under what law does he have the right or jurisdiction to contact my family members about my case.

--
**MKX is the #1 Vape Brand in the State of Michigan,
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Keeping our Prices Below our Competitors to Truly offer a Patient > Profits Program.**

**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

For Record Concerning Performance of the Court Appointment as Counsel

2 messages

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>
Bcc: <ccmtrusted@icloud.com>

Mon, May 16, 11:39 PM

Have you received any Brady material from the U S Attorney?
If so, did you forward it to me?

Have you contacted US Attorney concerning discovery and Brady material?
If not please explain why not.

Did you have a conversation with the US Attorney or the clerk of court, concerning the Unopposed Motion for Continuance?
If not why not?

As I am learning the rules and reviewing the cases concerning competent counsel, I find serious issues concerning your behaviors.

I have obtained a copy of the BAR oath you are required to have.

Please forward a certified copy.

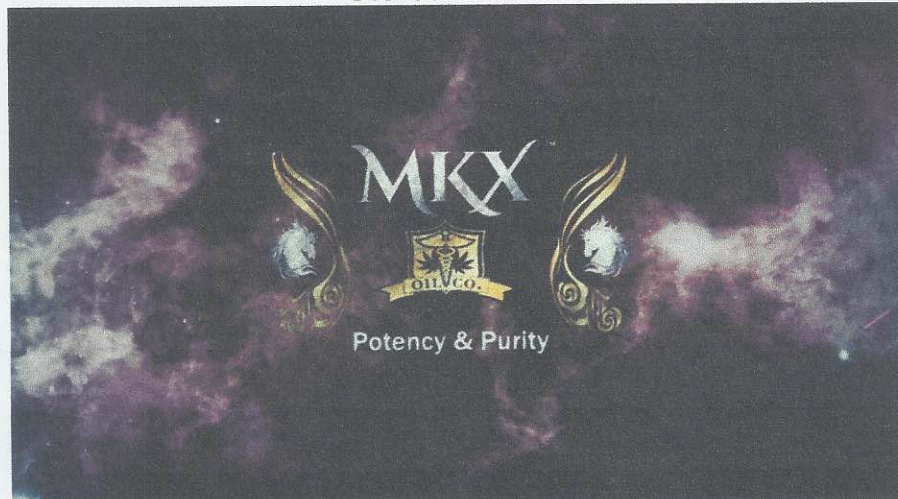
I have obtained the BAR Ethics code and am working my way through it.

What I am finding concerns me greatly.

I am advising you that I will be demanding, in writing, so I have records to present to the court, answers and proof of your actions.

--
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**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Tue, May 17, 8:26 AM

Trevor, we have been receiving discovery - and I had you in to review it. If you'd like to do that again - and watch in particular your video on 1/6 you can come in and do so. There has been no Brady material. I will forward you a copy of my bar card. I have now been practicing law 31 years, with 20 at the Federal Defender. And frankly, if you want me to withdraw as your attorney, I can file a motion with the court requesting new counsel. Remember, they have held off Indicting you up to this point while we work up mitigation to argue for a misdemeanor.

Sent from my iPhone

On May 16, 2022, at 11:40 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Fwd: Trevor Brown releases/forms to be signed

8 messages

Todd Shanker <Todd_Shanker@fd.org>

Mon, May 23, 6:03 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Cc: Dana Mertz <Dana_Mertz@fd.org>

Trevor here are a couple of the docs - there will be a couple others at the meeting as noted below.

Sent from my iPhone

Begin forwarded message:

From: Demetrius Hardy <Demetrius_Hardy@miept.uscourts.gov>

Date: May 23, 2022 at 3:57:30 PM EDT

To: Todd Shanker <Todd_Shanker@fd.org>

Subject: RE: Trevor Brown releases/forms to be signed

Any other documents I will have at our meeting.

From: Todd Shanker <Todd_Shanker@fd.org>

Sent: Monday, May 23, 2022 3:52 PM

To: Demetrius Hardy <Demetrius_Hardy@miept.uscourts.gov>

Subject: Re: Trevor Brown releases/forms to be signed

Hello again Mr Hardy -

Just checking in on the documentation for Mr Brown to sign. If you can, please send a copy of the documents to be signed. As you may have heard by now from Dana, he is suffering from a to-be-determined mental illness that generates irrational paranoia (among other symptoms). So it would really help us out if we could review these docs with him before we walk him in on the 31st to see you. Thank you & much appreciated.

Best,

Todd

Sent from my iPhone

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Mon, May 23, 8:56 PM

<https://www.justice.gov/archives/usam/criminal-resource-manual-903-false-statements-concealment-18-usc-1001>
[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Mon, May 23, 9:59 PM

Why are you sending me this?

Sent from my iPhone

On May 23, 2022, at 8:56 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Mon, May 23, 10:03 PM

Trevor, as the magistrate judge said at our last hearing, mental health is just health. We are just worried about you & want to make sure your overall health is strong. That's all. Nothing more, nothing less. We want you to be your best.

Sent from my iPhone

On May 23, 2022, at 8:56 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, May 25, 1:19 PM

Trevor, I'm sorry, I will not file this. This would make both you and I look foolish and would hurt your case. You are not even addressing the actual charges against you. This memo has absurd logic, is written by someone else, and the memo is from approximately 2017 by an unknown author. Title 18 is what is used to charge most Federal crimes. It is upheld every single term of the United State Supreme Court when they receive Federal criminal offenses. Not once have they said title 18 is unconstitutional. Show me a case from ONE Federal court that has held Title 18 unconstitutional. You won't be able to because it hasn't ever happened.

From: Trevor Brown <trevorb.mkxoilco@gmail.com>
Sent: Wednesday, May 25, 2022 12:45 PM
To: Todd Shanker <Todd_Shanker@fd.org>
Subject: Re: Trevor Brown releases/forms to be signed

EXTERNAL SENDER

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Wed, May 25, 1:21 PM

Review the files. it has it all in there. Thank you.

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, May 25, 1:31 PM

I reviewed them. **I will not file.** Trevor you are not a lawyer. So don't say it has "it all in there."

If you want another lawyer, I can file a Motion to Withdraw.

This document makes no sense. And no lawyer in a Federal criminal case in his right mind would file this. Title 18 is constitutional. Please show me ONE court – just one – that has ever found the entirety of Title 18 unconstitutional.

[Quoted text hidden]



Fwd: Activity in Case 1:22-cr-00170-CKK USA v. BROWN Motion to Dismiss Case

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Tue, Jun 21, 4:16 PM

Your Motion was docketed today! See below.

Sent from my iPhone

Begin forwarded message:

From: DCD_ECFNotice@dcd.uscourts.gov
Date: June 21, 2022 at 3:16:35 PM EDT
To: DCD_ECFNotice@dcd.uscourts.gov
Subject: Activity in Case 1:22-cr-00170-CKK USA v. BROWN Motion to Dismiss Case

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

*****NOTE TO PUBLIC ACCESS USERS***** Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court

District of Columbia

Notice of Electronic Filing

The following transaction was entered on 6/21/2022 at 3:16 PM and filed on 6/21/2022

Case Name: USA v. BROWN
Case Number: 1:22-cr-00170-CKK
Filer: Dft No. 1 - TREVOR BROWN
Document Number: 34

Docket Text:

MOTION to Dismiss, Lack of Jurisdiction, Declaratory of Judgment, Tort Settlement by TREVOR BROWN. "Leave to File Granted" by Judge Colleen Kollar-Kotelly on 6/21/2022. (zhsj)

1:22-cr-00170-CKK-1 Notice has been electronically mailed to:

Christopher Amore christopher.amore@usdoj.gov

Todd Avery Shanker todd_shanker@fd.org

1:22-cr-00170-CKK-1 Notice will be delivered by other means to::

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:suppressed

Electronic document Stamp:

[STAMP dcecfStamp_ID=973800458 [Date=6/21/2022] [FileNumber=7784628-0]
[8ccd06f5bd0198ef12acd122b88af35049d0ca1c046168ea0e07bb91ba3a75dadbe5
04f774800d39e86b2176ac8ed2894602328e0f3c9b43cdc3188960ef1835]]



Docket Entries

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Thu, Jun 9, 11:33 AM

Trevor,

I checked the docket today and there is still no indication your Motion was docketed.

Here are the last two entries:

06/03/2022 MINUTE ORDER as to TREVOR BROWN. The Court held a status hearing and arraignment in this matter on June 3, 2022. Due to health concerns surrounding COVID-19 and with both Defendant's consent, the status hearing was held by videoconference. Defendant, defense counsel, and counsel for the Government were present via video. The Court discussed with the parties the status of discovery and ongoing plea discussions. The Court further discussed Defendant's prior noncompliance with his conditions of release, Defendant's present compliance, and plans for future compliance as to mental health treatment. Counsel for Defendant represented that Defendant himself had filed a motion to dismiss the 30 Indictment *pro se*, and the Court will set a briefing schedule for that motion upon its receipt by the Clerk's Office. The Court also arraigned Defendant on the 30 Indictment. Defendant entered a plea of not guilty as to all charges in the 30 Indictment. The Court set another status hearing for **August 1, 2022 at 1:00 PM ET**. Defendant consented to the next status hearing proceeding by videoconference.

During the June 3, 2022 hearing, the Court discussed with Defendant his Speedy Trial Act rights. Defendant consented to the exclusion of time from June 3, 2022 through the date of the next status hearing on July 19, 2022. The Court finds that a continuance of Defendant's Speedy Trial rights to the date of the next status hearing on July 19, 2022 serves the "ends of justice" and outweighs the best interests of both the community and Defendant, in light of the ongoing COVID-19 pandemic, see Standing Order No. 22-07 (BAH) (D.D.C. Feb. 15, 2022), and because the continuance will allow Defendants to obtain discovery and review it with their counsel. Taking into account this continuance, the Court has calculated that the new 70-day deadline for Defendant is **October 10, 2022**. The Court finds that the 90-day deadline is inapplicable as Defendant has been released on personal recognizance.

Signed by Judge Colleen Kollar-Kotelly on June 3, 2022. (lcckk1) (Entered: 06/03/2022)

06/03/2022 Minute Entry for videoconference proceedings held before Judge Colleen Kollar-Kotelly: Arraignment as to TREVOR BROWN (1) as to Counts 1,2,3,4 held on 6/3/2022. Plea of Not Guilty entered as to Counts 1,2,3,4. Status Conference as to TREVOR BROWN held on 6/3/2022. Speedy Trial (XT) is tolled in the Interest of Justice from 6/3/2022 to 8/1/2022. Status Conference set for 8/1/2022 at 1:00 PM via Telephonic/VTC before Judge Colleen Kollar-Kotelly. Bond Status of Defendant: Personal Recognizance; Court Reporter: Lisa Edwards; Defense Attorney: Todd A. Shanker; US Attorney: Kimberly Paschall (standing in); Pretrial Officers: Demetrius Hardy, USDC Eastern District of Michigan and Da'Shanta' Valentine-Lewis; USDC DC. (dot) (Entered: 06/05/2022)

Docket #29

2 messages

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>
Bcc: <ccmtrusted@icloud.com>

Dear Mr. Todd Shanker, BAR# See attached oath required of BAR Attorneys in Michigan.

I have reviewed the court Docket and found the attached below. Docket entry #29, wherein the United States Attorney moved to reschedule the May 19, hearing. You failed to advise me of this fact.

I consider that a Breach of Fiduciary duties to me and your employer the court.

More to the point your threats and attempts at intimidation declaring I would be incarcerated if I asked questions and demanded the agreements I have with the U.S. Probation Office to provide r government agents associated to be recognized by you is very disturbing.

I believe I need to advise the court and the BAR of your behavior.
I do not believe you are paid or authorized to threaten me as you have.

Considering you are a court appointed attorney paid by the court, you are bound to the court rules and law.

Please pay attention to Docket entry No, 29, wherein all BRADY material is required to be provided to me which serves the law of the 5th and 6th Amendments.

More to the point as stand by counsel representing the court you are required to advise me of my legal rights and proceedings that affect me. That includes exculpatory evidence such as oaths & Particularly that includes advising me the May 19 hearing is being rescheduled at the governments request.

Being that you are the counsel of record you receive notice via email of all court filings and you have not advised me of same, you are in Breach of Fiduciary duties to me the court, the United St; advisory was all that was required for you to perform properly on May 12 or 13.

The negligence you have exhibited in our dealings is exposed by records between us.

YOU WILL: Verify to me that you received the U.S. Attorneys Motion, Docket entry 29, identifying when you received it.

YOU WILL: Immediately craft and file ACCEPTANCE OF MOTION TO RESCHEDULE and file for record and then advise me so I can check the Docket and contact the Clerk confirming the 19th he court why you failed to advise me of the motion to continue till July.

YOU WILL: Immediately investigate my declarations of contracts with the U.S. Probation officer, Mike Hardy, and the on record statement that " you have rights" by the Magistrate. You are requi access all files, recordings and transcripts available in the Clerks office upon my demand because that is what you are paid for and promised when you took the job.

Then **YOU WILL** present the findings to me along with the records reviewed.

I believe you are acting against my interests.

I believe I have the duty to report your behavior to the court.

I now have people that will assist me in the event you some how maneuver to have me locked up.

FAIR ADVISORY: I am providing you Due Process, notice and opportunity to respond.

I will file NOTICE OF CONFLICT WITH COURT APPOINTED AGENT, you, concerning these matters in the event you fail or refuse to accept the Motion to Reschedule and advise me of same Mond 17th, 2022. BAR complaints pending on your performance or lack thereof.

Govern your self accordingly.

Shalom.

<https://www.michbar.org/generalinfo/lawyersoath>

**MKX is the #1 Vape Brand in the State of Michigan,
With The Biggest Distribution and Shelf Space in the State.
We use only The Best Caregiver and Licensed Distillate Testing 90
5-7% Natural Terpene's is then added to the Distillate to give the Flavo
We Only Use The Finest in Product & Packaging; While Still Always Being C
Keeping our Prices Below our Competitors to Truly offer a Patient > Profit**

**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Tue, May 17, 8:38 AM

Trevor I haven't ever threatened you. I have been warning you against violating your bond conditions, which could end up with you in pretrial detention. ie Jail. It's that simple. I'm trying to keep you from being locked up. You're welcome to file a complaint with the bar. I have not had any complaints in my entire 20 years at the Federal Defender. But I will have no choice but to withdraw as your attorney. I don't think what you wrote below is accurate or in your best interest. One of my jobs is to prevent you from being locked up during the pendency of the case. And we have continued the matter repeatedly to try to prevent you from being formally charged, charged with a felony, and/or locked up for bond violations. That's it. You want to end the continuances - just let me know and I'll tell the prosecutor we're ready to move forward. You will be indicted, you'll be arraigned, and the case will proceed formally with a felony charge (according to prosecutor). We are trying to avoid this right now, but if that's what you want, I'll call prosecutor and let him know we are done with continuances. I don't recommend that, but I will do it if that's what you want.

Sent from my iPhone

On May 16, 2022, at 11:34 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]



Trevor Brown <trevorb.mkxoilco@gmail.com>

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS;

Trevor Brown <trevorb.mkxoilco@gmail.com>

Thu, Jun 9, 7:25 PM

To: <askdoj@doj.gov>

Cc: Todd Shanker <Todd_Shanker@fd.org>

Bcc: <ccmtrusted@icloud.com>, mark aloe <ChristopherAlanFinancial@gmail.com>, James Tyers <J.Tyers72@gmail.com>, <jtyers72@protonmail.com>

Trevor Andrew Brown,
39603 Neston Street,
Novi, Michigan, 48377
Email: Trevorb.mkxoilco@gmail.com
Ph: 810-614-1194

Date: June 9, 2022

U.S.Post, Certified Mail#: pending *EI 250 349 749 US*

RE: COMPLAINT FOR VIOLATION OF CIVIL RIGHTS;
COMPLAINT FOR OBSTRUCTION;
COMPLAINT FOR BREACH OF TRUST and FIDUCIARY DUTIES.
EXECUTION on 18 USC 4. REPORTING CRIMES.
NOTICE OF PENDING DISTRESS ON FIDELITY BONDS.

REF: CRIMINAL ACTION Case no. 21-mj-498-(GMH)
or
CRIMINAL DOCKET FOR CASE #: 1:22-cr-00170-CKK All Defendants
United States District Court, District of Columbia.

To: Attorney General of the United States,
Merrick B. Garland.
Director Civil Rights Division,
Kirsten Clarke.
Director Office of Professional Responsibility,
Stacy Ludwig.
Inspector General,
Micheal G. Horowitz.
U.S Department of Justice
950 Pennsylvania Avenue NW
Washington DC 20530-0001

To Attorney General, Merrick B. Garland, and those officers identified above.

Trevor Andrew Brown approaches the United States Department of Justice from the recognized standing and capacity of Sovereign verified and ratified to the U.S District Court by the duly served Supreme Court Order found at Yick Wo v. Hopkins, 118 U.S. 356 (1886) duly served to the court under duly filed Motion to Dismiss,

docket no. ...???... . The court and U.S. DOJ will either recognize and act under the law or not. This Supreme Court Order to you all in particular.

I demand that a file number for this complaint be provided immediately as required by operational procedures governing the U.S.D.OJ. I may need to supplement this file.

Please NOTE I have accepted your Fiduciary Duties and tied that acceptance to your individual FIDELITY BONDS.

The U.S District Court has failed to timely and properly docket my Motion to Dismiss. That is in fact and deed illegal and unlawful because I am being denied access to the law, denied protection of the law, denied the right to see and understand the claims and laws being applied to me. Further, the courts action is obstructing government process, which is a felony.

You all, each identified above, will either take all necessary actions to remedy this egregious breach by the court, or you will create the federal public record of your conspiracy to deny me the Civil Rights owed to me by each of you and the court and the criminally negligent U.S. Attorney for the District.

Annexed hereto as fully incorporated are the files as presented to the U.S. District Court via U.S. Post. Simple review of the documents will establish as fact that the District Court in DC is completely naked of jurisdiction. Yet, the judge and clerk apparently

act as if they can prove they have jurisdiction and can do anything they like, tamper with my records and obstruct justice by failing to properly construct public record of all matters happening in the court. Tampering with federal records, particularly court records is also a serious felony and you all know it.

Simply put, my presentations to the court are dispositive of the fact that the court lacks jurisdiction. If you all after reading my documents do not recognize the facts and law as presented, and your duties to assist me in obtaining justice, then you are either incompetent or crooked. Your acts in this matter will be public record testimony qualifying as judgement on the facts you create by your actions.

In order to protect myself I present Acceptance of Fidelity Bond for each of you so that recourse by surety may be implemented if necessary as fully incorporated herein.

Holding the standing qualified and recognized by the Supreme Court and being unlawfully restrained of full unimpaired liberty as a misidentified defendant certifies my right to demand In this instant matter the Civil Rights laws be enforced by U.S, DOJ.

Essentially I am reporting crimes by federal officers to the proper place and officers so that in the case of a mistake by the court and its clerk that matter may be corrected. If not the conspiracy to knowingly violate civil rights and other criminal statutes will be proved by federal record.

When you contact the U.S. Attorney for the District of Columbia, please advise him that NOTICE OF PENDING DISTRESS ON the FIDELITY BOND issued will be entered in the proper federal registries. The U.S. Attorney knows or should have known the process he filed against me was fatally defective because as a highly trained and knowledgeable legal professional serving the United States Government, he has access to every federal record, with few exceptions. What this means in real simple terms that criminal negligence is admitted by the whole of the U.S. Attorneys office operating in the District. They knew or should have known the limits of their powers. The bogus case they filed against me through misidentification is proof of fact of criminal negligence in public service. One phrase settles this fact. Ignorance of the law is no excuse. Conversely, ignorance of the lack of law is no excuse for not knowing.

I have not yet engaged in Notice of Distress on Fidelity Bond for the judge because the U.S. Attorney lied to the court which means the court should receive process due to correct mistakes it may have made to this point based on the U.S attorneys criminal negligence and false filings.

I have engaged process against the court appointed attorney because he has lied, threatened, mislead me, failed to advise me of beneficial to me relevant material facts, laws, and procedures which have put me at risk. I am dealing with matter in my state jurisdictions. I would appreciate U.S. DOJ provide me a copy of his

contract as the courts attorney, appointed without my fully informed consent and his invoices so I may complete both the damage ledger and provide the BAR with proof of fact that the breach of oath, breach of contract with the United States to provide proper representation to a defendant.

The simple fact is the U.S. Attorney is being denied by the court relevant material facts and law presented in my documents. This is because I refuse to serve him as required by the rules. I refuse to be enticed to cooperate with a fatally defective process. The use or being held to the rules by a court with no jurisdiction will most certainly be construed as a waiver of some sort causing me further harm and injury and compound the damages for the TORTS. No one may force me to cooperate with a known fraud. Any one attempting to force me to recognize or cooperate with fraud is practicing SLAVERY.

The trick bag the court finds itself in is that the judge made the statement on the record at the hearing June 3, that the U.S. Attorney would respond to my Motion to Dismiss. Being that the judge admitted not being aware and not having reviewed my Motion to Dismiss the judge unknowingly acted without jurisdiction. So, without the Motion to Dismiss and other documents being docketed the judge would be required to provide the documents to the U.S. attorney, which is a trespass on the case and acting for the U.S, Attorney by providing documents known to be exposing the U.S. Attorneys fraud on the court.

In the event any public servant is concerned about me acting for myself, I present a few Orders from the Supreme Court that should let you know your duties.

The right to defend myself by re-presentation.

Faretta v. State of California, 422 US 806.

Taylor V. US Probation Office, 409 F3d. (DC Circuit)

Vogue V. MacDougall, 454 US 364,

Haines V. Kerner, 404 US 519.

Pro se litigant pleadings are to be construed liberally and held to less stringent standards than formal pleadings drafted by lawyers; if court can reasonably read pleadings to state valid claim on which litigant could prevail, it should do so despite failure to cite proper legal authority, confusion of legal theories, poor syntax and sentence construction, or litigant unfamiliarity with pleading requirements.

In the event that the totally bogus so called case law allegedly overruling the Archivist of Congress, the Supreme Court, Clerk of the House of Representatives and US DOJ Counsel to the Federal Bureau of Prisons are not recognized as full faith and credit government acts I present the following.

SPECIAL NOTE: Drawn from the same USC applied to charge me, Trevor Andrew Brown, misidentified as TREVOR BROWN.

PART ONE. No federal court in any state holds any judicial power contemplated by the National Constitution. (No matter how many judges say different. Judges and their courts are constructed by the Legislatures.)

Verification of this statement takes less than 30 minutes reading time. More to the point identifying the federal courts with actual judicial power contemplated by the constitution takes 10 minutes reading. After completing this reading perhaps the impression of fraud of a massive proportion will expose its self.

28 United States Code §§ 1 through 144, Supreme, Appeals and District courts, does not identify nor assign either Article III nor

inferior Article I judicial power to any of the code courts identified.

Article I inferior judicial power is found in the creation of the United States Court of Federal Claims, § 171, in the same Title 28 USC, and the Court of International Trade § 251, Article III powers.

Creation and Composition of Federal Courts.

§ 171, (a) The President shall appoint, by and with the advice and consent of the Senate, sixteen judges who shall constitute a court of record known as the United States Court of Federal Claims. The court is declared to be a court established under article I of the Constitution of the United States.”

§ 251, (a) The President shall appoint, by and with the advice and consent of the Senate, nine judges who shall constitute a court of record to be known as the United States Court of International Trade. Not more than five of such judges shall be from the same political party. The court is a court established under article III of the Constitution of the United States.

(b) The offices of the Court of International Trade shall be located in New York, New York.

Compare, § 171 and § 251 with § 132, (a) There shall be in each judicial district a district court which shall be a court of record known as the United States District Court for the district.

(b) Each district court shall consist of the district judge or judges for the district in regular active service. Justices or judges designated or assigned shall be competent to sit as judges of the court.

(c) Except as otherwise provided by law, or rule or order of court, the judicial power of a district court with respect to any action, suit or proceeding may be exercised by a single judge, who may preside alone and hold a regular or special session of court at the same time other sessions are held by other judges.

§ 1, The Supreme Court of the United States shall consist of a Chief Justice of the United States and eight associate justices, any six of whom shall constitute a quorum.

§ 41, The thirteen judicial circuits of the United States are constituted as follows: citing federal districts in the states.

For perfect clarity on federal courts holding real judicial powers contemplated by the Constitution, District of Columbia Code settles the unfounded conjecture passed out by judges and attorneys in their bogus pontifications concerning judicial power and jurisdiction.

Code of the District of Columbia

§ 11–101. Judicial power.

The judicial power in the District of Columbia is vested in the following courts:

(1) The following Federal Courts established pursuant to article III of the Constitution:

(A) The Supreme Court of the United States.

(B) The United States Court of Appeals for the District of Columbia Circuit.

(C) The United States District Court for the District of Columbia.

(2) The following District of Columbia courts established pursuant to article I of the Constitution:

(A) The District of Columbia Court of Appeals.

(B) The Superior Court of the District of Columbia.

PART TWO. 1 USC §§ 112, 113 and § 204 defines and clarify what the actual law is and what the code is. Code is mere prima facie, looks like the Baby Ruth, but is actually a turd.

§ 112 USC:

The Archivist of the United States shall cause to be compiled, edited, indexed, and published, the United States Statutes at Large, which shall contain all the laws and concurrent resolutions enacted during each regular session of Congress; all proclamations by the President in the numbered series issued since the date of the adjournment of the regular session of Congress next preceding; and also any amendments to the Constitution of the United States proposed or ratified pursuant to article V thereof since that date, together with the certificate of the Archivist of the United States issued in compliance with the provision contained in section 106b of this title. In the event of an extra session of Congress, the Archivist of the United States shall cause all the laws and concurrent resolutions enacted during said extra session to be consolidated with, and published as part of, the contents of the volume for the next regular session. The United States Statutes at Large shall be legal evidence of laws, concurrent resolutions, treaties, international agreements other than treaties, proclamations by the President, and proposed or ratified amendments to the Constitution of the United States therein contained, in all the courts of the United States, the several States, and the Territories and insular possessions of the United States.

§ 113 USC:

The edition of the laws and treaties of the United States, published by Little and Brown, and the publications in slip or pamphlet form of the laws of the United States issued under the authority of the Archivist of the United States, and the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence of the several public and private Acts of Congress, and of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.

§ 204 USC: (PRIMA FACIE) In all courts, tribunals, and public offices of the United States, at home or abroad, of the District of

Columbia, and of each State, Territory, or insular possession of the United States—

(a) United States Code.—The matter set forth in the edition of the Code of Laws of the United States current at any time shall, together with the then current supplement, if any, establish prima facie the laws of the United States, general and permanent in their nature, in force on the day preceding the commencement of the session following the last session the legislation of which is included:

Mr. Garland et al, I now report the crime of Slavery committed by alleged judicial officers of the United States as drawn from the standard reference services counseling attorneys, particularly U.S Attorneys.

When federal judicial officers refuse to recognize the records and record keepers from which all authority for creation and operations of the legislative constructed courts comes from THERE IS NO LAW IN THOSE COURTS, MERELY RULE BY MEN OPERATING BY DECEPTION.

SLAVERY in fact and deed now presented for your cogitation and action in this instant matter of OBSTRUCTION OF GOVERNMENT PROCESS AND JUSTICE.

" Mr. Cunningham argues that the text of H.R. 3190, or PL-80-772 enacting Title 18 was only passed by the Senate and not by the House of Representatives, and no quorum was in session. As noted by the Government, every court to address this argument has rejected it:

Although the Fourth Circuit does not appear to have addressed the specific issue of the circumstances surrounding the passage of Public Law 80-772, several other federal courts have done so and have determined that Public Law 80-772 was properly enacted. See, e.g., United States v. Abdullah, 289 Fed. Appx. 541, 543 (3d Cir. 2008); United States v. Campbell, 221 Fed. Appx. 459, 461 (7th Cir. 2007); United States v. Risquet, 426 F.Supp.2d 310 (E.D.Pa. 2006); United States v. Williams, Crim. No. 03-20147-01-KHV, 2007 WL 38080 (D.Kan. Jan. 4, 2007); Lister v. United States, Nos. 3:06-cv-1355-N, 3:03-cr-374-N, 2006 WL 3751324 (N.D.Tex. Dec. 20, 2006); Cullum v. Fox, No. 1:06cv309, 2006 WL 3691170(E.D.Tex. Dec. 11, 2006); Martinez v. Gonzales, No. 8:02-cr-19-T-27EAJ, 2006 WL 2982856 (M.D.Fla. Oct. 18, 2006); United States v. Lawrence, No. 02 CR 200 (N.D.Ill. Jan. 27, 2006); Derleth v. United States, Crim. No. L-03-1745-6, Civ. No. L-05-205, 2006 WL 1804618 (S.D.Tex. June 27, 2006). Given the clear weight of authority, this Court concludes that P.L. 80-772 was constitutionally enacted.

Webb v. Driver, 2009 WL 529827, 3 (N.D.W.Va. 2009). See also, United States v. Hawkins, 2009 WL 585477 (M.D. Pa. 2009) (discussing additional authorities rejecting similar constitutional claims.)"

I would be amenable to dismissal and complete ledgering of the accrued TORT damages to date of release from bogus federal process attaching me. Full release of liabilities seems in the best interest of the government. That is unless you all want to prove

conclusively how broken and throughly corrupted the federal criminal process truly is.

I would appreciate the U.S. DOJ advise all government actors related to this bogus process that settlement with honor is much preferable to class action liabilities and horrendous costs.

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 9th 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.



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praecipe to clerkfixSTAMPED.pdf, praecipe to clerk_2.pdf, ArticleIIIAOFO.pdf, MAGISTRAITAOFO.pdf, Motion2DismissFinished.pdf, EXHIBITS I-XXII (1).pdf, ToddShankerFiduciary.pdf, USATTORNEYDOCAOFO.pdf, eEXECUTION65.1_2.pdf, M4EFCR65.1.pdf, order to judgecombind.pdf, USAGFIDUCUARY.rtf, Kirsten Clarke.rtf, Stacy Ludwig.rtf, Micheal G. Horowitz.rtf, DOCKETENTRYTOPROPERLYFILEMOTIONTODISMSIS.rtf



Trevor Brown <trevorb.mkxoilco@gmail.com>

New Hearing Date

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:54 AM

Trevor,

The hearing on your Motion for New Attorney will be held on **June 27th at 9 a.m. or 4 p.m.** I am just waiting to hear back from the US Attorney if that day and those times work. Then the court will choose one of those times depending on its schedule.

All of this makes, our meeting at noon on 6/24 at our office that much more important. Please arrive in a timely fashion.

Best,

[Quoted text hidden]



Trevor Brown <trevorb.mkxoilco@gmail.com>

Court Date on Monday, June 27th at either 9 a.m. or 4 p.m.

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Wed, Jun 22, 7:30 PM

I am aware you seek a meeting on Friday, June 24, 2022.
You failed to identify the purpose of the meeting. Please be very clear and specific.
Please do so, post haste.

The judge has not, the US Government has not, established jurisdiction over the subject matter nor over me to this point. When the judge failed to order the US Attorney to clear up the defects in their process, the admission is no jurisdiction exists.

You know or should know this fact and the laws governing the current situation because as a BARRED attorney you are held to higher standards of knowledge and duty. No escape from your own negligence.
When the judge cited BRADY and identified my charges against you the conclusion is that you conspired with the prosecution to deny me exculpatory information, which is the substance, facts, law and public record making my Motion to Dismiss true, correct and accurate.

You have no legal relationship with me at this point and never did.
More to the point you have no contract with the government at this point. No valid contract means no pay check.
Until jurisdiction is proved to me and the law's satisfaction the court could not engage a contract with you. That would be fraud on the government by the court.
Mistakes by the government must be corrected and every legal professional knows and has always known this fact.

Your enticements to meet you on your terms is now considered an exercise in deception and enticement to cooperate with a fraud resulting in involuntary servitude.

I am more than happy to meet you all on Friday under my terms and conditions ONLY.
The subject matter of the meeting will be your negligence and abuse from a superior position in relation to a weaker party misidentified as a defendant.
I will bring with me an INVOICE FOR DAMAGES.
You will have the opportunity to prove you were not negligent and that I have not been damaged by your knowingly defective actions in an obvious conspiracy to deny me knowledge of and access to the law I was forced to go and find for myself while you allegedly represented my best interests.
You will have the opportunity for some act right by issuing me a check in an exchange for a release from me.

I advise you, very strongly, as I would any other American, that your best option is to claim ignorance of the facts presented in my Motion to Dismiss prior to receipt. Declare that upon diligent review you find the Motion valid. Move as the courts appointed agent to Dismiss and pay the TORT DAMAGES as I directed with the updated accrual of damages I will present at hearing on the 27th of June.

Be advised this email is going to be filed for record with the court post haste.

The meeting on Friday is mandatory so that we can clear up the issues between us before any more damage is done.
Govern yourself accordingly.

Todd, you admitted you took the contract to represent the court. When the court paid you, you work for the court and not me. This is simple no-brainer territory. More to the point the court appointed you to protect my interest in particular governing the Brady obligations the judge mentions in her order. Todd, I can't fire you on behalf of the court so you need to appear and state your own business. Only the court can fire you from the appearance. You as a legal professional of the higher knowledge and duty should understand that. I am taking your voicemail as more deception and your attempt to mislead me into deeper involuntary servitude. Thank you for the evidence

Court Date on Monday, June 27th at either 9 a.m. or 4 p.m.

13 messages

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 12:49 PM

Trevor,

I am putting this in writing should you decide to not show up for our meeting on Friday at noon and/or the court hearing on Monday. I will let you know the time and send you the Zoom link for June 27th once the court enters the time of the hearing.

Dana has told me that you hung up on her, and are refusing to show up for your hearing. I strongly advise against that. I will be letting the court know of our concerns regarding your competency based on the expert opinion we have received.

Again, please give us the courtesy of telling us whether you plan to show up on Friday at noon.

And plan on being at our office for the hearing on Monday.

Trevor – YOU are the one that put that language in your Motion, not me. The Court is, as a result, acting expeditiously on your request.

You received what you requested. I tried to push the date out after July 4th, but the Court's case manager refused. The Court wants to hear from us asap. Hence the hearing on the 27th.

Sincerely,

Todd Shanker
Assistant Federal Defender

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Wed, Jun 22, 12:54 PM

I did not hang up on her, I requested a adjournment while speaking to her. She advised me you would file that adjournment, I was advised for August 1st court date. I do not have time to create the openings or gather everything before the next court date. I never refused. I requested you file adjournment.

[Quoted text hidden]

--

With The Biggest Distribution and Shelf Space in the State.
We use only The Best Caregiver and Licensed Distillate *Testing 90%+*.
5-7% Natural Terpene's is then added to the Distillate to give the Flavor Profile.
We Only Use The Finest in Product & Packaging; While Still Always Being Committed to
Keeping our Prices Below our Competitors to Truly offer a Patient > Profits Program.

Trevor Brown
Regional Manager
810-931-1385



"The Standard in Potency and Purity."

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 12:57 PM

And I just told you that the Court refused to allow an adjournment. YOU filed the Motion not me. The Court wants this taken care of ASAP, as I've already explained. If you fail to show up for the hearing via Zoom, you will do so against my advice and at your own risk.

From: Trevor Brown <trevorb.mkxoilco@gmail.com>
Sent: Wednesday, June 22, 2022 12:55 PM
To: Todd Shanker <Todd_Shanker@fd.org>
Subject: Re: Court Date on Monday, June 27th at either 9 a.m. or 4 p.m.

EXTERNAL SENDER

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Wed, Jun 22, 1:00 PM

The Docket, Clearly shows that you moved the DATE closer. from June 30th, to June 27th. Not further.
[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>

Wed, Jun 22, 1:01 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Correct. Because I can't do it on the 30th, the Court refused to adjourn, and both counsel we're in agreement on the earlier date.

Sent from my iPhone

On Jun 22, 2022, at 1:00 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 1:05 PM

To: Todd Shanker <Todd_Shanker@fd.org>

06/21/2022		MINUTE ORDER as to TREVOR BROWN: The Court has received and reviewed Defendant's <i>pro se</i> 34 "Motion to Dismiss, Lack of Jurisdiction, Declaratory Judgment, Tort Settlement." Therein, Defendant represents that his counsel "is untrustworthy, has threatened me, attempted to intimidate me, [and] obstructed my gaining access to relevant Brady and other materials with which to defend myself." Additionally, Defendant purports to have "FIRED" his court-appointed counsel and has "barred [his counsel] from acting or speaking for [Defendant] in any manner whatsoever." Accordingly, the parties, including defense counsel, shall appear for a status/ascertainment of counsel hearing on June 30, 2022 at 11:00 AM ET . The hearing shall proceed via videoconference. The Court shall HOLD IN ABEYANCE Defendant's <i>pro se</i> 34 Motion to Dismiss pending this upcoming hearing. Signed by Judge Colleen Kollar-Kotelly on June 21, 2022. (lcckk1) (Entered: 06/21/2022)
06/22/2022	35	MOTION To Move Date of Status Conference/Ascertainment of Counsel Hearing to June 27, 2022 at 9 a.m. or 4 p.m. by TREVOR BROWN. (Shanker, Todd) (Entered: 06/22/2022)

For the record. My request to Adjourn from 30th to a later date. My attorney has reversed this request and acted upon himself to move the hearing sooner against my request and will. It does not show a motion to extend only a motion to set sooner.

Dockett does not have a file to confirm what you're saying is true. Mr. Shanker.

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>

Wed, Jun 22, 1:08 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

I spoke directly to the Judge's Case Manager and they said they COULD not adjourn. You don't believe anything I say and that's fine. The 27th was the only date available to move it to, and those two times are the open ones as per the case manager. You do you. You can bring it up in court if you object. That's fine.

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 7:30 PM

To: Todd Shanker <Todd_Shanker@fd.org>

I am aware you seek a meeting on Friday, June 24, 2022.
You failed to identify the purpose of the meeting. Please be very clear and specific.
Please do so, post haste.

The judge has not, the US Government has not, established jurisdiction over the subject matter nor over me to this point. When the judge failed to order the US Attorney to clear up the defects in their process, the admission is no jurisdiction exists.

You know or should know this fact and the laws governing the current situation because as a BARRED attorney you are held to higher standards of knowledge and duty. No escape from your own negligence.

When the judge cited BRADY and identified my charges against you the conclusion is that you conspired with the prosecution to deny me exculpatory information, which is the substance, facts, law and public record making my Motion to Dismiss true, correct and accurate.

You have no legal relationship with me at this point and never did.

More to the point you have no contract with the government at this point. No valid contract means no pay check.

Until jurisdiction is proved to me and the law's satisfaction the court could not engage a contract with you. That would be fraud on the government by the court.

Mistakes by the government must be corrected and every legal professional knows and has always known this fact.

Your enticements to meet you on your terms is now considered an exercise in deception and enticement to cooperate with a fraud resulting in involuntary servitude.

I am more than happy to meet you all on Friday under my terms and conditions ONLY.

The subject matter of the meeting will be your negligence and abuse from a superior position in relation to a weaker party misidentified as a defendant.

I will bring with me an INVOICE FOR DAMAGES.

You will have the opportunity to prove you were not negligent and that I have not been damaged by your knowingly defective actions in an obvious conspiracy to deny me knowledge of and access to the law I was forced to go and find for myself while you allegedly represented my best interests.

You will have the opportunity for some act right by issuing me a check in an exchange for a release from me.

I advise you, very strongly, as I would any other American, that your best option is to claim ignorance of the facts presented in my Motion to Dismiss prior to receipt. Declare that upon diligent review you find the Motion valid. Move as the courts appointed agent to Dismiss and pay the TORT DAMAGES as I directed with the updated accrual of damages I will present at hearing on the 27th of June.

Be advised this email is going to be filed for record with the court post haste.

The meeting on Friday is mandatory so that we can clear up the issues between us before any more damage is done. Govern yourself accordingly.

Todd, you admitted you took the contract to represent the court. When the court paid you, you work for the court and not me. This is simple no-brainer territory. More to the point the court appointed you to protect my interest in particular governing the Brady obligations the judge mentions in her order. Todd, I can't fire you on behalf of the court so you need to appear and state your own business. Only the court can fire you from the appearance. You as a legal professional of the higher knowledge and duty should understand that. I am taking your voicemail as more deception and your attempt to mislead me into deeper involuntary servitude. Thank you for the evidence

P.S. The BAR complaint will be processed or not depending on whether you act honorably and correct your mistakes or not.
[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:25 PM

Don't show up.

Sent from my iPhone

On Jun 22, 2022, at 7:30 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:26 PM

File whatever you want Trevor.

Sent from my iPhone

On Jun 22, 2022, at 8:25 PM, Todd Shanker <Todd_Shanker@fd.org> wrote:

Don't show up.

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:28 PM

And file a bar complaint. You are utterly unhinged right now.

Sent from my iPhone

On Jun 22, 2022, at 8:25 PM, Todd Shanker <Todd_Shanker@fd.org> wrote:

Don't show up.

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:31 PM

I am filing a Motion for a Competency evaluation. Your threats are unhinged and have zero basis in law or fact. See you Monday.

Sent from my iPhone

On Jun 22, 2022, at 8:25 PM, Todd Shanker <Todd_Shanker@fd.org> wrote:

Don't show up.

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Wed, Jun 22, 8:44 PM

And your claim I'm enslaving you is an insult to all those African-Americans who were actually slaves. I urge you to tell the court all about it. Your demands of money (?!), threats (go ahead & file a bar complaint - that's fine), & threatening me to say your completely invalid motion is valid are unhinged. I will be sure to give you a copy of the Motion for Competency Eval once filed.

Sent from my iPhone

On Jun 22, 2022, at 8:25 PM, Todd Shanker <Todd_Shanker@fd.org> wrote:

Don't show up.

[Quoted text hidden]

NOTICE OF FEDERAL FELONY, OBSTRUCTION.

6 messages

Trevor Brown <trevorb.mkxoilco@gmail.com>

Thu, Jun 23, 8:43 PM

To: Todd Shanker <Todd_Shanker@fd.org>, Demetrius Hardy <Demetrius_Hardy@miept.uscourts.gov>

Name Trevor Andrew Brown
Address 39603 Neston st Novi Mi 48377
Phone 8106141194
Email Trevorb.mkxoilco@gmail.com

June 1, 2022.

THANK YOU NOTE; For the Evidence.

RE: NOTICE OF FEDERAL FELONY, OBSTRUCTION.

REF: Certified US Post, # EI271248547US

Motion to Dismiss, Lack of Jurisdiction, criminal case no. 1:21-mj-00498 USDC, DISTRICT OF COLUMBIA, duly served to BAR # P65112

TO: Attorney Todd Shanker
BAR identifier: P65112
Address: 613 abbott detroit mi
Phone: (248) 770-2197
Email: Todd_shanker@fd.org

Dear Mr. Todd Shanker

THANK YOU FOR THE EVIDENCE.

On June 1, 2022, in the federal courthouse in Detroit Michigan, you refused to deliver to PreTrial Services, Mr. Hardy, my Motion to Dismiss and evidence proving the USDC in the District of Columbia is naked of jurisdiction. That is a federal felony and you should know that and ignorance of the law is no excuse, particularly for a BAR attorney. My intent in serving the PreTrial Services was and still is to protect the United States and its agents who are operating under an assumption not supported by law.

It is my duty as a State Citizen to not only protect my governments yet each public servant affecting me directly. Mr. Hardy as an agent of the court is competent to receive service for not only the court he works for yet the United States Government.

The simple fact is my Motion to Dismiss for Lack of Jurisdiction is already a decided matter.

When the Legal Counsel for the United States Archives, Clerk for the House of Representatives, and the executive branch agency Bureau of Prisons all create public records testifying to the fact that THERE IS NO LAW, the fact is decided, no matter what you or any other legal professional says. The law is or it is not. The law is provable from public record or not! Mr. Todd Shanker, this is really simple. You, the judge and U.S. Attorney in D.C. have an issue with the Archives and Clerk of the House of Representatives, the places where the jurisdiction for every federal court and criminal prosecution comes from, not me.

I am simply standing on the principles, facts, laws and procedures that make the judicial system work properly. Yet, from day one you have attempted to mislead me into belief that I have no rights. Your deception in attempting to dissuade, hinder, delay, prevent or otherwise coerce me into not relying on the laws as written are legion. The records between us prove this fact. That's why you are fired and can never re-present or speak for me again. Your disloyalty to the People's Original Political Jurisdiction established by constitutions in favor of governments limited administrative jurisdiction serving the people's law is disheartening to say the least. You all can argue all day long with the public records I properly filed with the USDC DC if you choose. The only thing that will be accomplished is perfecting evidence of your negligence and bolstering evidence for my TORT and your conspiracy to deny me process and collections.

Thus, when you received proper service of my letter and Motion to Dismiss, and refused to provide the copy to Mr. Hardy, you obstructed the government process and denied me access to the procedures and application of the law.

Below is cited the law attaching a federal felony to you. If necessary I will also attach state penal statutes to you.

I am informing Mr. Hardy, CC above, and other proper officers holding powers to enforce the law under 18 USC 4, Misprision statutes. I will also inform the Michigan BAR and other appropriate law enforcement of your activities.
Govern yourself accordingly.

18 U.S. Code § 1512 - Tampering with a witness, victim, or an informant

(d)Whoever intentionally harasses another person and thereby hinders, delays, prevents, or dissuades any person from—

(1)attending or testifying in an official proceeding;

(2)reporting to a law enforcement officer or judge of the United States the commission or possible commission of a Federal offense or a violation of conditions of probation, supervised release, parole, or release pending judicial proceedings;

(3)arresting or seeking the arrest of another person in connection with a Federal offense; or

(4)causing a criminal prosecution, or a parole or probation revocation proceeding, to be sought or instituted, or assisting in such prosecution or proceeding;

or attempts to do so, shall be fined under this title or imprisoned not more than 3 years, or both.

(g)In a prosecution for an offense under this section, no state of mind need be proved with respect to the circumstance—

(1)that the official proceeding before a judge, court, magistrate judge, grand jury, or government agency is before a judge or court of the United States, a United States magistrate judge, a bankruptcy judge, a Federal grand jury, or a Federal Government agency; or

(2)that the judge is a judge of the United States or that the law enforcement officer is an officer or employee of the Federal Government or a person authorized to act for or on behalf of the Federal Government or serving the Federal Government as an adviser or consultant.

(h)There is extraterritorial Federal jurisdiction over an offense under this section.

Sent from my iPhone

On Jun 23, 2022, at 8:43 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Todd Shanker <Todd_Shanker@fd.org>
To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Thu, Jun 23, 8:58 PM

Okay, please tell the Judge all about this at Monday's hearing.

Sent from my iPhone

On Jun 23, 2022, at 8:43 PM, Trevor Brown <trevorb.mkxoilco@gmail.com> wrote:

EXTERNAL SENDER

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>
To: Todd Shanker <Todd_Shanker@fd.org>

Thu, Jun 23, 11:04 PM

Thank you for the evidence. The totality of your texts, emails and conversations define your loyalties, competence and positions perfectly.

A file containing the totality of our communications will be filed to the court as official record.

I will send a process server to your office on, June 24, 2022.

At that time they will present an INVOICE FOR DAMAGES and a RELEASE upon receipt of payment.

I will appear at the court hearing Monday, June 27, 2020, @ 4:00, pm, eastern time zone.

In order to verify my ZOOM appearance is noted I will contact Pretrial Services to verify the link to the ZOOM hearing and advise I will be present.

Further I will advise Pretrial Services that you do not represent me in any manner whatsoever. I will advise that this fact is docketed and available.

I will also request written verification from the Pretrial Service that they have been fully advised of the Motion to Dismiss for Lack of Jurisdiction file now on the docket. Part of the request will be for a statement concerning whether you advised Pretrial Services that I formally requested you to deliver my Motion to Dismiss and you refused to do so in early June.

This FAIR NOTICE is what is known as due process. Notice and opportunity to respond.

Given your misconstrued and alleged representation for me in context of your void appointment by the court with no jurisdiction and the probable payments from the court to you, is proof conclusive you work for the court and not me. Your threats of challenging my competency are not reflected on the docket, nor is the appointment of a mental professional to interview me.

Being that you have verified in writing these facts, and provided no official records to me or the court on the docket, testifies that these acts were done by you alone.

Be advised that I will SUBPOENA the records of communications between you, your office, the United States Attorney's office, US Pretrial services and other court officers, as necessary. My intent is to protect my rights.

These are the same rights under the law you have intentionally failed to properly advise me of and apply on my behalf as a court appointed agent to secure access to my rights under the law.

Being that you have characterized my Motion to Dismiss, and the public record facts contained therein as mental competence issues related, you have admitted you refuse to recognize your duties as first a BARRED attorney and

specifically as court appointed counsel. You know and have always known attacking public record, particularly legal judicially decided facts is an attack on the law you promised and bonded with personal Fidelity to never act out. In short, you Mr. Shanker attacked your own client and the court that appointed you.

Mr. Shanker, you and your office's TORTS in this matter are legion. The record of our communications when reviewed by any third party neutral will be recognized as not merely evidence, yet, first hand personal testimony declaring fact in your own words. This is really simple to understand when the rules and regulations you operate professionally as a merchant of law do not authorize you to lie, mislead, misconstructions facts of record to me or the court or other court offices.

Mr. Shanker, and your office are making knowingly false statements concerning my actions. I DENY your allegations that I have ever mislead you, been rude, arrogant, or dismissive to you or your assistants. What I have done is stand on the law, rules and fundamentals of fair access to legal protections owed to me by you in particular. Your intentional misconstructions of my positions is accepted and recognized as dirty me up and curry favor with your cohorts.

Mr. Shanker, as a Federal Defender you are a federal officer operating under personal FIDELITY BOND. I formally request you as a federal officer to review very carefully the below citations of federal law and regulations attached to you in your public service.

1. 5 CFR, 2635, Public service is a trust.
2. 18 USC § 4, Misprision of felony.
3. 18 USC § 1509, Court Orders.
4. 18 USC § 1512, Correction of Mistakes and reporting.
5. 18 USC § 1515 Definitions.
6. 18 USC § 371 Conspiracy.
7. 18 USC §§ 241; 242 Conspiracy depriving secured rights.

Mr. Shanker, you have a choice to make. Accept and act on my Formal Request herein below or construct federal public record of your acts and omissions.

I Trevor Andrew Brown, misidentified defendant in federal persecution under your care and custody, you will please, advise the court that you have diligent reviewed my Motion to Dismiss and its fully incorporated public documents and believe it is in the interest of the court and all parties to issue the Order to Dismiss and Order the TORT charges paid as requested.

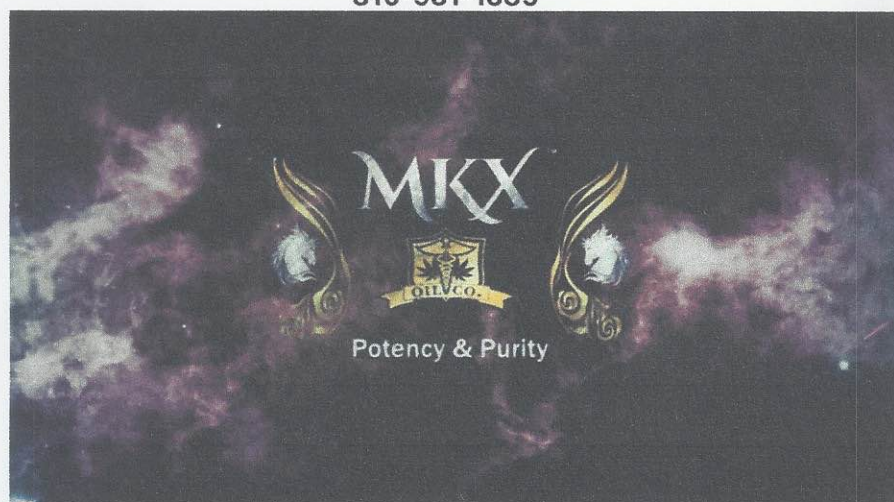
Govern yourself accordingly.

[Quoted text hidden]

--

**MKX is the #1 Vape Brand in the State of Michigan,
With The Biggest Distribution and Shelf Space in the State.
We use only The Best Caregiver and Licensed Distillate *Testing 90%+*.
5-7% Natural Terpene's is then added to the Distillate to give the Flavor Profile.
We Only Use The Finest in Product & Packaging; While Still Always Being Committed to
Keeping our Prices Below our Competitors to Truly offer a Patient > Profits Program.**

**Trevor Brown
Regional Manager
810-931-1385**



"The Standard in Potency and Purity."

Todd Shanker <Todd_Shanker@fd.org>

Thu, Jun 23, 11:30 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

I will send you a copy of the Motion when filed. I am filing under seal to protect your privacy.

Sent from my iPhone

[Quoted text hidden]

Trevor Brown <trevorb.mkxoilco@gmail.com>

Thu, Jun 23, 11:38 PM

To: <ccmtrusted@icloud.com>

[Quoted text hidden]



Trevor Brown <trevorb.mkxoilco@gmail.com>

Copy of Motion & Exhibits to be filed under seal

Todd Shanker <Todd_Shanker@fd.org>

Fri, Jun 24, 2:08 PM

To: Trevor Brown <trevorb.mkxoilco@gmail.com>

Here you go Trevor:

Motion for Hearing to Determine Competency.pdf, Ex. 1 - Dr. Mayman's Competency Summary, 06-24-2022.pdf, Ex. 2 - Dr. Daniel Mayman CV .pdf

Thank you for the evidence. Identifying yourself as a coconspirator

Trevor Brown <trevorb.mkxoilco@gmail.com>

Fri, Jun 24, 5:04 PM

To: Todd Shanker <Todd_Shanker@fd.org>

Bcc: <ccmtrusted@icloud.com>

Name: Trevor Brown
Address 39603 Neston St Novi Mi 48377
Ph. 8106141194
email. trevorb.mkxoilco@gmail.com

Date: 6/24/2022

Certified U.S. Post # (Pending)
Email Courtesy Copy.

RE: THANK YOU FOR THE EVIDENCE;
THANK YOU FOR IDENTIFYING YOURSELF AS COCONSPIRATOR.

REF: *Faretta v. California*, 422 U.S. 806
Brady v. Maryland, 373 U.S. 83;
Yick Wo v Hopkins, 118 U.S. 356;
Hagan v. Lavigne, 414 U.S. 533, n. 5;
Giglio v. United States, 405 U.S. 150;
Strickland V. Washington, 466 US 668;
Cuyler v. Sullivan, 446 US 355.;
US CODE, Title 18 §§ 241; 242, 371; 1509; 1512;
US CODE, Title 42, §§, 1986, 1985, 1983;
BIVINS v. Six Unknown Named Agents, 403 U.S. 388;
ABA Model Rules of Professional Conduct Rule 3.8-Special Responsibilities of a Prosecutor (Rule 3.8).

TO: Todd A. Shanker;
Federal Defender Office
613 Abbott St
FL 5TH STE 500
Detroit, MI 48226
Telephone: (313) 967-5879
Fax: (313) 962-0685
Email: Todd_Shanker@fd.org
C.C. Federal Public Defenders Office Supervisor and Underwriter.

Mr. Shanker,

This letter and all other communications between us are being filed with the court under Adjudicative Facts, first hand testimony.

Your appointment by the court to the position of counsel did not authorize you to mislead me in any manner whatsoever. In fact the BRADY Order from both the Magistrate and the Judge, requires you to assist me in obtaining ALL information of an exculpatory nature.

Todd, this is real simple. You are either an honest public servant or you are not. You either represent my best interests as the court appointed defense counsel or not. You either assist me in defending myself or you don't. All these are your choices.

I have provided you with all the tools to make your choices from improve from the record between us that you've complied with the law.

So Todd, are you going to comply with the law and act as you are required to honor the paycheck you receive to be an honest public servant or not?

As a BARRED attorney you are bound to the ethics standard established by the Michigan Supreme Court. Your choice is integrity in service or not. What that means in very very simple terms is you do not mislead me as you have, you do not withhold information from me as you have, you do not allow the prosecution to operate outside the law without complaint as you have, You do not allow the court for scene without establishing jurisdiction as you have and are currently engaged in. You do not breach your contract with the federal public defender services by failure to perform as you have. You do not establish a record of your own criminal negligence as you have. You do not ignore the binding orders from the United States Supreme Court as cited above as you have and are currently doing. You do not ignore my request for you to produce the documents supporting your positions. You do not give me your word that interviews with mental health professionals will remain private and then use them against me as an adversary as you have. You do not threaten me with court filings and then never present them to the court so I can review them as you have. You do not make false statements concerning anything to me about the cases that I am involved in, nor your activities with the United States attorney, or the United States probation office and pre-trial people, and in particular mental health officers as you have.

I have properly identified myself to the court and the following statement is binding on you as it is the court and you need to advise the court of that post haste or admit you are a co-conspirator to deny me access to the law the procedures that I could apply to protect myself from fatally defective processing charges.

Beneficiary, Trevor Andrew Brown, approach all public servants as identified herein and herewith, Todd A. Shanker, Judge, Colleen Kolkata-Kotelly, United States Attorney General, Merrick Garland, specifically, from the position of Sovereign recognized by Order of the Supreme Court to all public servants to properly identify each and every American as employer to all public servants and recognize your legal obligations owed to Beneficiaries, et al, under personal Fidelity Bond issued before the world January 20, 2017. Quote from Yick Wo v. Hopkins, 118 U.S. 356; *"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies for government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."* (NOTE: The following US Code sections are implicated in this Audit. 18 USC §§ 4, 1509, 1512, particularly the opportunity to cure, 1515, proceedings before Chief Magistrate for the United States of America recognized at Article II Constitution, section three; and others that may appear hereinafter; § 2381, particularly the aid and comfort within the United States or elsewhere, language.)

Todd, you will either recognize that you are in fact subject to the Supreme Court orders and the code sections above or not.

Todd, as a highly trained highly paid professional merchant at law, certified by the federal government as a public defender, testifying that you understand the law of the United States of America, you have no excuse for your behavior. More to the point there is no way in the world of the United States government can pay you to act outside the law and ignore the orders of the United States Supreme Court and the United States Code section above.

As stated above all of our communications are on the way to the federal court to be docketed by the clerk so that you cannot once again make false statements about records and activities. Further, this same file will be presented to your supervisor at the federal defenders office, and other federal agencies having care custody of your employment records.

Todd it is a fact if record that you have been misleading me and refusing to rely on the laws of the United States. I demanded that you apply them on my behalf as you were paid to do, and then you turned around and attacked me. The conclusion is very obvious. You have constructed a record that creates more than the appearance of aiding and comforting enemies attempting to destroy my country and our judicial structure through open blatant corruption as you have exhibited. Please review the federal Constitution and the aid and comfort to enemies being defined as treason and then the United States code and Supreme Court decisions declaring the simplicity of the facts that caused this charge to be valid. The code section above, 18 USC section 371, conspiracy, applies to the clear evidence under the records you have constructed of your own activities.

Todd, please consider simply complying with the law as you get paid to do and correct your mistakes to this point.

The simple fact is you Mr. Shanker appear to be nothing more than a systemite. One who was trained by the system and serves it without care or understanding of the legitimacy or illegitimacy of the system and the action that it perpetuates.

Please prove me wrong by simply correcting your mistakes. That's the best offer you're ever going to get. Ignorance of the law is no excuse particularly for someone trained like you are and getting paid to know.

The Nuremberg defense of I had orders was not valid at the end of World War II and it is not valid now and you know it!

Govern yourself accordingly

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