







Text Message Wed, Feb 9, 1:25 PM

I've spoke to pre trial any and all times they have reached out. There has never been a lack of communication for him to reach out to my family.

I appreciate it. The only reason I'm in this situation is from coercion from under the principles of duress, which cannot be construed to the act of free will. Violation of my rights.

Which no one is defending.

What are you being coerced on? How are you being coerced? By whom?

The entire case is coercion for me to be allegedly tried for crimes that never happened. That is Barratry.

Violating my constitutional rights.





























The entire case is coercion for me to be allegedly tried for crimes that never happened. That is Barratry.

Violating my constitutional rights.

&

For me to be thrown in jail without Miranda rights read, and held there till forced to accept any invitation of fraudulent agreements to be released.

Whether a crime happened is determined by the evidence. It's not "barratry" when a prosecutor gets judicial authorization to bring a criminal complaint/ charges. And when were you thrown in jail ?? The only way that will happen in the near future is if you violate your bond.

If anyone clearly reads the Declaration of Independence and































Whether a crime happened is determined by the evidence. It's not "barratry" when a prosecutor gets judicial authorization to bring a criminal complaint/ charges. And when were you thrown in jail ?? The only way that will happen in the near future is if you violate your bond.

If anyone clearly reads the Declaration of Independence and our constitutional rights. And understands what happened during the year and a half prior and still currently.

There is no case. And they are in violation of their oath.

I was thrown into Livingston county without being read my Miranda rights. For no reason. That is coersion and duress to comply with their requests otherwise my freedoms would not be restored.





























I was Kidnapped. And coerced.

You were arrested. A Miranda violation, if there was one, is only prejudicial in the case of a confession made - you did not "confess.". You were arrested - not kidnapped - on a judicially authorized arrest warrant. We need to get back to defending the case. These arguments will get us nowhere.

If we Defend the constitution, and Declaration of Independence it's a clear cut case.

But if not we're doing fraudulent corporate contract law. Which is illegal to do to men and women.

Thu, Feb 10, 5:43 AM

What does it mean to sign a contract under duress?

Being pressured to sign a contract under duress, also called coercion, means you're signing it against your will. In extreme cases, a party may threaten physical violence or even death unless you sign. Psychological pressure or lies about what could happen if you don't





























What does it mean to sign a contract under duress?

Being pressured to sign a contract under duress, also called coercion, means you're signing it against your will. In extreme cases, a party may threaten physical violence or even death unless you sign. Psychological pressure or lies about what could happen if you don't sign may also be considered duress. One example of duress might be telling someone, "If you don't accept these terms, you'll face financial ruin."

There are several ways one person may use duress to compel another person to sign a contract, including:

- · Threat of violence.
- · Threat against personal liberty.
- · Extraordinary economic pressure.
- Unconscionability, or bad faith, in the bargaining process or terms.
- · Misrepresentation, or fraud.

I never signed a contract for pre trial services.

Two the "verbal" agreement was under duress due to restrictions of my freedom. (After my kidnapping) I was not fully read the stipulations of this agreement. I would never agree to pre trial services, it's a violation of my constitutional





























I never signed a contract for pretrial services.

Two the "verbal" agreement was under duress due to restrictions of my freedom. (After my kidnapping) I was not fully read the stipulations of this agreement. I would never agree to pre trial services, it's a violation of my constitutional rights.

And I was never read my Miranda rights. Never at one stage.

iMessage Wed, May 11, 12:06 PM

Trevor you need to call me asap. You are so close to being locked up and there is no reason for it other than your refusal to follow the terms of your bond. I am dead serious and I'm disappointed. Call me asap.

I have complied with everything, there has been no refusal. I have an agreement with Officer





























Trevor you need to call me asap. You are so close to being locked up and there is no reason for it other than your refusal to follow the terms of your bond. I am dead serious and I'm disappointed. Call me asap.

I have complied with everything, there has been no refusal. I have an agreement with Officer Hardey that is on Record.

The only refusal is the people on the case refusing to provide their oaths and fidelity bonds.

Do you want a copy of the recording where officer hardey agreed to it?

Trevor - there is zero requirement for a pretrial officer to show you "their oaths" ??? or their "fidelity bonds" ??? (what does that even mean??). You have conditions of bond that must be followed. You have





























Trevor - there is zero requirement for a pretrial officer to show you "their oaths" ??? or their "fidelity bonds" ??? (what does that even mean??). You have conditions of bond that must be followed. You have resisted several of those legal requirements. It has to stop. These are individuals who have worked for the Federal Court for years! Do you really want to test those waters? These are the people that ensure you are following conditions of bond. You need to trust me on this, otherwise you will be in a far worse place - Jail. Do you think these ate "fake" pretrial officers? You don't seem to trust me or Dana - and not following advice from your own team. do you want me to withdraw as your attorney? This has to stop or you'll be in jail and I'm only trying to PREVENT that from happening.





















(0) gsa.gov

> Here's this and I'll get you the recordings asap

Wed, May 11, 6:09 PM

FOIA, MCL 15.231

Recordings?

Sat, May 14, 8:52 AM













Text Message Sat, May 14, 11:26 AM

That is not an agreement. You are going in with Dana on 5/31. Sign the releases in accord with the requirements of your bond. Or, as your attorney, I am warning you that you are playing with fire and will likely lose your





























That is not an agreement. You are going in with Dana on 5/31. Sign the releases in accord with the requirements of your bond. Or, as your attorney, I am warning you that you are playing with fire, and will likely lose your bond and go back into custody. I just can't make it any clearer. You are accomplishing nothing but to hurt yourself with this obsession about the oath of office. It's totally contrary to your interests, insulting to longtime court employees who wouldn't be allowed into the Federal building and into the Pretrial offices if they weren't pretrial officers. I'm done warning you. If you end up back in jail, it's your own fault. Sad but true.

You can FOIA information but it takes a long long time. I don't care if you do that, but if you don't sign the releases you'll lose your freedom and damage your case severely.





























It's pretty simple based on the conditions of your bond.

I'm done bugging you, I have told you facts. You are welcome to disregard at your own peril.

Text Message

Mr Hardy only agreed that you have the right to FOIA. It does not mean that you can disregard conditions of your bond while that is pending. Simple.

iMessage Sat, May 14, 1:15 PM

I have complied and not made any violations there has been a verbal agreement. (Conditionally accepted) As stated I'm willing to work with him. I have requested some information and documents for myself which is my right. And I've asked for them for over 3 months ago.

Please provide me with all the





























I have complied and not made any violations there has been a verbal agreement. (Conditionally accepted) As stated I'm willing to work with him. I have requested some information and documents for myself which is my right. And I've asked for them for over 3 months ago.

Please provide me with all the documents he says I have not signed. Please forward all documents to my email.

Sat, May 14, 3:51 PM

We will be signing those in person at the court on 5/31 with Dana and likely myself present with the PTO. No one is saying you can't FOIA. But you do have to sign the releases, otherwise you will have committed a violation. As long as that happens, there's no issues.

Sun, May 15, 3:35 PM











We will be signing those in person at the court on 5/31 with Dana and likely myself present with the PTO. No one is saying you can't FOIA. But you do have to sign the releases, otherwise you will have committed a violation. As long as that happens, there's no issues.

Sun, May 15, 3:35 PM

Please forward all documents for me to review. Thank you.

Sun, May 15, 4:58 PM

I'll try to get them from pretrial this week and then forward to you.

Mon, May 16, 10:52 PM

I reviewed the Docket. Entry 29, moves status hearing to mid July.

If the hearing is still on the 19th, is that your doing?





























Mon, May 16, 10:52 PM

I reviewed the Docket. Entry 29, moves status hearing to mid July.

If the hearing is still on the 19th, is that your doing?

Please Advise soonest.

Tue, May 17, 9:08 AM

The hearing on the 19th was moved because you still hadn't signed the releases. You don't seem to believe me that DC has threatened to revoke your bond. I will forward that email to you when I get to back to office. I'll call you from my car in a few minutes

Tue, May 17, 12:25 PM

Please send me copies of my arrest warrant.

And any emails we talked about earlier. Please and thank you.





























Good Morning,

Please be advised that your client is non-compliant with his conditions of release. Mr. Brown has refused to sign documents needed by the Mental Health provider to proceed with treatment. In addition, he has refused to sign reporting instructions for USPO Hardy. The defendant has been given several warnings about his non-compliance with his conditions of release. Should the defendant continue to be non-compliant, PSA will ask for the defendant's removal from PSA supervision. PSA is respectfully asking that you speak with Mr. Brown regarding complying with the court's order. Thank you in advance for your assistance with this matter.

Da'Shanta' D. Valentine - Lewis

Pretrial Services Officer
Pretrial Services Agency for the District of Columbia
E. Barrett Prettyman United States District Courthouse
333 Constitution Ava. N.W. Suita 2507

here's the email from DC

Tue, May 17, 7:44 PM

And Trevor, your arrest warrant is included in your original complaint - which you have.

See the Judge's signature authorizing your arrest

I hope you can see from the





























And Trevor, your arrest warrant is included in your original complaint - which you have.

See the Judge's signature authorizing your arrest

I hope you can see from the email above from DC why I was so worried (and still am until all documentation is signed).

Tue, May 17, 8:58 PM

I never refused. I exercised my rights and made an agreement with Mr Hardy. Which is truthful.

So they are fabricating lies. I have complied.

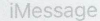
Trevor - seriously? I'm not doing this again. You want to roll the dice go ahead. You want to stay out of jail, sign the documents as required by you bond.

Your choice.

I've adviced voll over and over































included in your original complaint - which you have.

See the Judge's signature authorizing your arrest

I hope you can see from the email above from DC why I was so worried (and still am until all documentation is signed).

Tue, May 17, 8:58 PM

I never refused. I exercised my rights and made an agreement with Mr Hardy. Which is truthful.

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Your choice.

I've advised you over and over





























Trevor - seriously? I'm not doing this again. You want to roll the dice go ahead. You want to stay out of jail, sign the documents as required by you bond.

Your choice.

I've advised you over and over again. DC is not "lying."

It's in your court now.

And Trevor - stop recording people behind their backs. It's so wrong. Mr Hardy never said on that recording that you didn't have to sign documents, he said you could FOIA what you wanted. And if you'd like to play that recording at a bond violation hearing, have at it, and see what happens.

Be sure to report to Dr Mayman tomorrow for the eval. Good night.

Wed, May 18, 6:30 AM





























wed, May 18, 6:30 AM

Good morning, I am Receiving this automated message.

"You are due in court for case 21-000498-M on Thursday, May 19, 2022. Please call 202-442-1000 or your case manager if you have any questions."

As I have been advised by you and the docket. It has been motioned to mid July?

Please advise. Thank you.

Wed, May 18, 12:31 PM

I told you to accept motion in email to July. Now many changes makes me suspect your not working in my favor.

Also you told me you motioned the status hearing. But it was the government.

I agreed to it. It's a stipulation





























I told you to accept motion in email to July. Now many changes makes me suspect your not working in my favor.

Also you told me you motioned the status hearing. But it was the government.

I agreed to it. It's a stipulation between the parties and it's all its on the docket. They are the ones who FILED the stip. We agreed to move it. Now we have an Indictment so it is likely moot.

Wed, May 18, 2:49 PM

Tomorrow's status conference was just officially cancelled. So no court tomorrow.

Wed, May 18, 3:50 PM

Inditement is what?

Formal charges returned by a grand jury.































FILE_5191.pdf



U.S. v. Brown Indictment....

The second one I sent should open easily.

Fri, May 20, 10:34 AM

They dropped a charge I see.

Fri, May 20, 1:17 PM

You're right. Trevor so we have your arraignment and a status conference on June 3 at 1 pm in front of your Art. III judge, Colleen Kollar-Kotelly. She will be your judge for the remainder of the case. Please plan on coming into our office earlier that day say 12:15-ish.





























Also, I requested all forms from Mr Hardy for you to review prior to our meeting on 5/31 with Mr Hardy. As soon as I get those I will forward to you. Have a good weekend Trevor.

Mon, May 23, 2:32 PM

Thanks Todd. Hope you had a great weekend. I have paperwork I need filed to the court. Is that something you can do for me?

Mon, May 23, 6:05 PM

Trevor it depends on the documents and what court they are filed in. I just emailed two important forms you'll be signing on the 31st. One is your reporting instructions; the other is the mental health release.

Needs to be filed for my case.

For what case?

For mine.











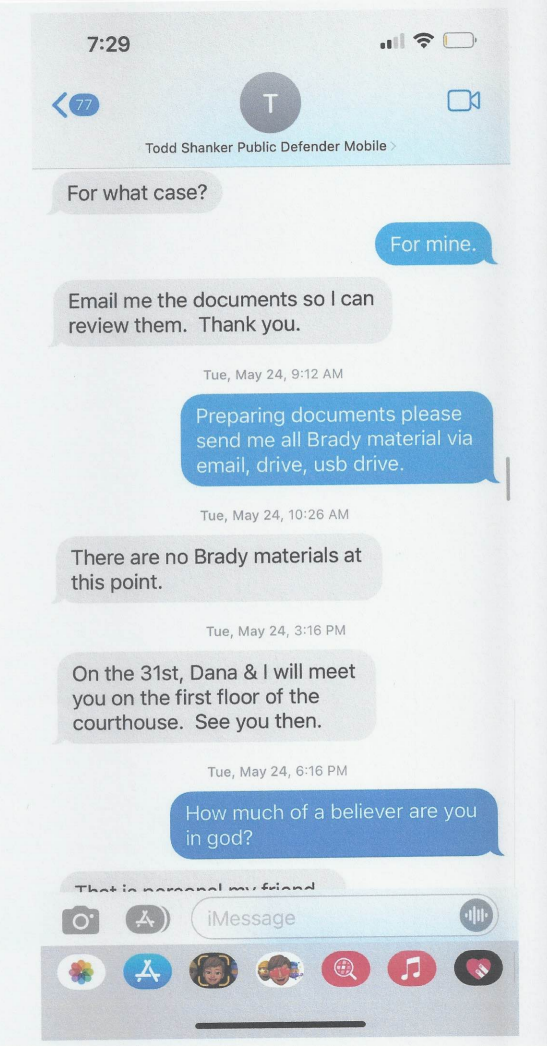




















But you still need to sign the bond documents on the 31st either way. Otherwise pretrial will revoke your bond. The whole reason you were released was to get mental health treatment in the community rather than being locked up.

It's in your conditions.

Also, if you want our office to withdraw as your attorney, I can file a Motion to Withdraw. You would get new appointed counsel. I don't want to do that but you understand your mental health circumstances have to be released to Pretrial - they are not completely private under these circumstances. Even if you get a new attorney, he or she will tell you the same thing.

Tue, May 24, 8:21 PM

Just curious knowing that the pandemic was caused by 5G, and I brought evidence of





























Just curious knowing that the pandemic was caused by 5G, and I brought evidence of paperwork and my uncle passing does it not concern you guys?

Ecclesiastes 5:8

All of us growl like bears, And moan sadly like doves; We hope for justice, but there is none, For salvation, but it is far from us.

Isaiah 59:9

Verse Concepts

Therefore justice is far from us, And righteousness does not overtake us; We hope for light, but behold, darkness, For brightness, but we walk in gloom.

Isaiah 10:2

Verse Concepts

So as to deprive the needy of justice And rob the poor of My people of their rights, So that widows may be their spoil And that they may plunder the orphans.

Deuteronomy 27:19

Verse Concepts

'Cursed is he who distorts the justice due an alien, orphan, and widow.' And all the people shall say, 'Amen.'

Lamentations 3:35

Verse Concepts

To deprive a man of justice

Of course it does. But that's not what we're talking about right now. We are trying desperately





























To deprive a man of justice

Of course it does. But that's not what we're talking about right now. We are trying desperately to keep you from being locked up. Please understand that.

And if you think that's NOT what we're trying to do, if you wish we'll withdraw from representing you.

I do which I appreciate but I don't think you can see past your own dogma to use a situation for the betterment of mankind.

We represent you Trevor - and you only. That's literally our job.

It's not dogma - it's literally what we have to do.

No you're suppose to defend me, the constitution, and America. Not "Re-present" someone.































No you're suppose to defend me, the constitution, and America. Not "Re-present" someone.

You are wrong.

Don't even try to tell me what my job is. This is a big part of the problem we're having. If you want another attorney - go for it. See what they tell you. We represent indigent individuals and protect THEIR constitutional rights.

Trevor, I'm sorry but I'm not going to continue this conversation. You'll either comply with your bond conditions or end up behind bars. That's just a fact.

And say the word, and I'll withdraw.

You are simply hurting yourself and you're not helping America by constantly demanding oaths





























You are simply hurting yourself and you're not helping America by constantly demanding oaths and fidelity bonds. Please.

Fri, May 27, 1:55 PM

Who is my article III judge

Judge Colleen Kollar-Kotelly

I am going to email you a Brady disclosure order from the Judge today

Just sent it to your email

Fri, May 27, 5:56 PM

Have a good holiday weekend Trevor!

Tue, May 31, 9:53 AM

Where is the location?

The Federal courthouse, just like last time - 231 W Lafayette.
Bring Id & please give me a call

































Tue, May 31, 9:53 AM

Where is the location?

The Federal courthouse, just like last time - 231 W Lafayette.
Bring Id & please give me a call before you come in. We'll be waiting here

Thanks.

Todd I have conflicts concerning my job which I may lose.... and family issues that require my attention and help. Please reschedule to June 3rd same day as my hearing so we can use our time best as possible.

Thank you for your prompt consideration and rescheduling.

Please let Mike Hardy know as well. June 3rd so everything aligns to work with the court appearance.

My apologies.





























Please advise me if the time with the pre trial officer June 3rd so that it works with the court appearance! Thank you

Of*

Trevor we rescheduled the meeting for tomorrow at 10 am sharp. If you don't show up prepare for a bond violation notice asking for you to be detained. We told you over & over how important this date was. And DC pretrial may try to revoke your bond anyway because you failed to live up to your responsibility to get this done today. You either prioritize your freedom on bond or you'll be in jail. It's that simple.

Please be early tomorrow if possible as I have an 11 am meeting with another client. We need to be in Mr Hardy's office at 10 am sharp. Federal courthouse, 231 W Lafayette.

Vall know where it is I think it





























Please be early tomorrow if possible as I have an 11 am meeting with another client. We need to be in Mr Hardy's office at 10 am sharp. Federal courthouse, 231 W Lafayette. You know where it is. I think it will be just me going up with you since Dana had shuffled her schedule to make today work. I will see you at the Fed courthouse no later than 9:45 am.

I got you I'm on the middle of a job let me call you back

Tue, May 31, 12:29 PM

Just be at courthouse at 9:45 am tomorrow. It's your last shot.

Tue, May 31, 1:42 PM

Please confirm.

I left you a message as well. See you at 9:45 am on the first floor of the Fed courthouse. Thank





























Tue, May 31, 1:42 PM

Please confirm.

I left you a message as well. See you at 9:45 am on the first floor of the Fed courthouse. Thank you.

Wed, Jun 1, 9:00 AM

I'm walking over to court now.

Just give me a quick ring when
you're parking, & I'll be in hall
just past security waiting for you.
See you at 9:45 am

I'm headed from lapeer had to help my Gma yesterday. So it's about a hour drive depending on traffic

My maps eta says 10:18 without traffic

be here on time. you knew what time you were supposed to be here.





















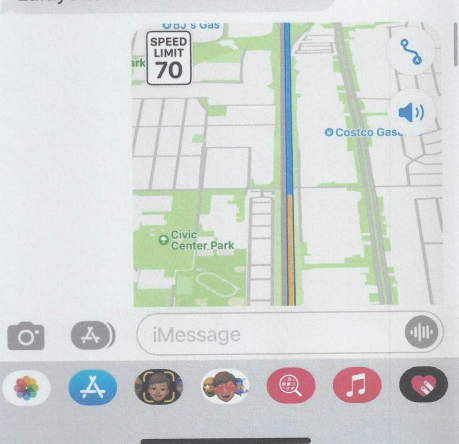


be here on time. you knew what time you were supposed to be here.

and you knew i had a 11 am appt. You need to be responsible about times set for your case. If you don't want us to call your Mom, that an act like an adult and LEAVE EARLIER

so that you are on time

Let me know what side you are entering the building - the Lafayette side or the Fort st side.













Wed, Jun 1, 3:49 PM

Todd you have to deliver my motion to Mr Hardy otherwise you risk 18 USC 1512.

Let me know when you review those documents. It's ordered.

Wed, Jun 1, 8:42 PM

Trevor, there is no reason whatsoever to give these documents to Mr Hardy. He has nothing to do with your prosecution.

And I will not file the documents you gave me. They make no legal sense. And we don't even have a motion schedule yet. I'll send you the case law as to what decisions I make as your attorney and what decisions you make as the accused.

And again, your welcome to get a new attorney and see if he/she is willing to file those documents. I would be embarrassed to file





























And I will not file the documents you gave me. They make no legal sense. And we don't even have a motion schedule yet. I'll send you the case law as to what decisions I make as your attorney and what decisions you make as the accused.

And again, your welcome to get a new attorney and see if he/she is willing to file those documents. I would be embarrassed to file such legal nonsense and all it would do is hurt your case.

Where in the constitution dies it say that the Federal court has no jurisdiction in your case? It doesn't. Your jurisdictional argument, wherever you downloaded it from, is legal nonsense as a jurisdictional argument.

Principle. How can you prosecute with Title 18. When it was never passed as law. With





























Where in the constitution dies it say that the Federal court has no jurisdiction in your case? It doesn't. Your jurisdictional argument, wherever you downloaded it from, is legal nonsense as a jurisdictional argument.

Principle. How can you prosecute with Title 18. When it was never passed as law. With evidence from clerk house of rep

I will not file it. The law has been upheld over and over. The Clerk of House of Rep's opinion is MEANINGLESS because it is not law.

FOIA and memorandum of Harley Lappin says different.

Strategic decisions in a criminal can be made by defense counsel without the need to consult the client.

Below are some examples of a lawyers' strategic/tactical





























FOIA and memorandum of Harley Lappin says different.

Strategic decisions in a criminal can be made by defense counsel without the need to consult the client.

Below are some examples of a lawyers' strategic/tactical decisions:

- (1) Which witnesses to call.
- (2) Whether and how to conduct cross-examination.
- (3) Which jurors to accept or strike from a jury panel.
- (4) What motions to make before or during trial.
- (5) Numerous other strategic or tactical decisions (i.e., such as the theory of the case and trial strategy).

Key decisions that are exclusively assigned to and belong to the client/defendant and cannot legally be made by the lawyer include the following





























Key decisions that are exclusively assigned to and belong to the client/defendant and cannot legally be made by the lawyer include the following decisions:

- (1) What plea to enter.
- (2) Whether to waive a jury trial.
- (3) Whether to testify on his or her own behalf.
- (4) Whether to appeal.
- (5) Whether to represent himself or herself or hire a lawyer/ request an appointed lawyer.
- (6) The objectives of the representation.

Who the hell is Harvey Lappin and FOIA does not say Title 18 wasn't passed. Show me where it says that in the FOIA statute please?

Trevor if you don't like my advice, and think you know the law better than I do, then get a new attorney. Your arguments make ZERO legal sense. You're not an attorney and your just





























Trevor if you don't like my advice, and think you know the law better than I do, then get a new attorney. Your arguments make ZERO legal sense. You're not an attorney and your just pulling nonsense off the internet that has no legal bearing. I won't file it. That's just a fact. It would be legal malpractice.

See you for your arraignment Friday at 12:15 at our offices.

When is the hearing?



Campbell v Mulligan.pdf

This is from last year - 2021. Rejecting your argument as "patently frivolous"

The hearing is at 1 pm via zoom































The hearing is at 1 pm via zoom

Never claimed sovereign citizenship. Claimed lack of jurisdiction.

Read the opinion. They address the very same jurisdictional argument.

And reject it as patently fricolous

frivolous

Just read it instead of parroting non-law from the internet

Show up early and on time for this hearing, which is an important one.

We can go over each charge one by one prior to the hearing

No his is based on sovereign citizen. Mine is based on HR 3190 was never passed properly to PL 80-772































An act of congress does not become law unless follows every step. Article I /7 cl2. W a quorum present. Which it wasn't.

If it is subject to judicial notice then it is taken as true

I'm not filing it. The Act was passed and has been ruled constitutional. I'm not going to argue with you. If you want to file that, you need to find another attorney or represent yourself. Just see how your internet argument works with a new attorney. But right now I am your attorney and I won't file a motion that has no legal basis and hurt your case. It's not happening on my watch.

I'm done with this particular discussion. Have a good night and I will see you at 12:15 pm at our office on Friday.

Read this on your argument:































Read this on your argument:

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





























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.III. 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.)

























Particularly the part where it says every single court that has addressed this argument has

rejected it.

you're saying that the congressional records and the congressional archives are wrong and all of the judges issuing their opinions are correct. If that's true we put it in writing and we will go find out

I'm not filing it.

Thu, Jun 2, 11:11 PM

Todd it's been sent into the mail the judge should have it. I need an adjournment to discuss and understand all the possibilities of the directions I want to go.

We need to sit down and discuss everything. I cannot in good conscience make a decision to move forward until more matters are discussed. Especially after the research I've done





























We need to sit down and discuss everything. I cannot in good conscience make a decision to move forward until more matters are discussed. Especially after the research I've done.

I do not fully understand all my options, and the pathways of each option. Leading through the courts. This is not proper due process.

You have to show up for your arraignment. If you don't your bond is likely gone. We can talk after the arraignment about the direction of the case. All this is is a hearing to make sure you know the charges & the penalties for each offense. And then we'll enter a not guilty plea for the time being. Don't hurt yourself.

How can I understand the charges against me. Unless I know that the law is valid. Which I told you I've researched and



























You have to show up for your arraignment. If you don't your bond is likely gone. We can talk after the arraignment about the direction of the case. All this is is a hearing to make sure you know the charges & the penalties for each offense. And then we'll enter a not guilty plea for the time being. Don't hurt yourself.

How can I understand the charges against me. Unless I know that the law is valid. Which I told you I've researched and learned it's not.

So I think it's Important we discuss prior to having an arraignment. Because the option I might have to take you won't do.

But you've been charged. That's all but that's a fact. You're not making any decision tommorrow, just an initial NOT GUILTY plea.



























So I think it's Important we discuss prior to having an arraignment. Because the option I might have to take you won't do.

But you've been charged. That's all but that's a fact. You're not making any decision tommorrow, just an initial NOT GUILTY plea. Come in at 12:15 pm and we'll discuss. You will only hurt yourself Trevor. You've been charged you're not being convicted. It's the first hearing on the indictment.

Show up or your bond will be pulled.

Who have I been charged by?

I'm telling you. You're not giving me proper due process. And I need time to understand this fully.

You're not listening





























Who have I been charged by?

I'm telling you. You're not giving me proper due process. And I need time to understand this fully.

You're not listening

The Federal District Court of DC - READ the Indictment

You don't understand what due process is! It's what the court gives you - the opportunity after your charged to establish innocence.

I hope you sent your motion to our judge and to the right court: Federal District Court of the District of Columbia (ie DC). If you didn't, that's who you send it to if you wish to disregard my advice on that and act pro se. I can't stop you - you have that right. All I can do is continue to advise you that it's a bad idea. See you tomorrow at 12:15.



























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Fri, Jun 3, 11:26 AM

Trevor just send me a text when you've arrived & I'll meet you at front desk. The earlier the better.

Thank you!

Ok thanks on my way

Here

ok coming down

Fri, Jun 3, 1:47 PM





























ok coming down

Fri, Jun 3, 1:47 PM

I need you to correct and let the courts at the next hearing I need the charges read to me. Thank you

I need you to inform the courts that you made a error. I do not waive the reading of the charges and the identification. Send that note to the court as a motion for correction and provide that you did so please.

Delivered

Tuesday 7:28 PM

You need to read the court order I just emailed to you. It sounds like you need to find another attorney asap.

Text Message Tuesday 9:46 PM

You need to read the court order





























ok coming down

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Text Message Tuesday 9:46 PM

You need to read the court order I just emailed to you. It sounds like you need to find another attorney asap.

You will need to be at our office by noon this Friday 6/24 to discuss how we will proceed.

The court interpreted your Motion as one to fire me as counsel. So we need to figure some things out on Friday.



















