

II. WHAT THE EVIDENCE WILL SHOW

The evidence will show that:

1. TEA PARTY members in the San Diego County District Attorneys Office ("SDDA"), in California colluded with TEA PARTY members in the Maryland States Attorney For Talbot County Office ("Maryland Talbot County DA") in an interstate real estate scam.
2. Petitioner, the target of the above-mentioned scam, was targeted primarily due to being a Christian and African-American.
3. SDDA arrested Petitioner in exchange for a piece of Petitioner's bail fee (later referred to as a "bail cut offer").
4. Maryland Talbot County DA, the Maryland TEA PARTY and SDDA then negotiated a fraudulent prosecution in San Diego. The price: a cut of Petitioner's Maryland real estate assets.
5. Participants contracted with foreign government operatives to organize and effectuate fraudulent proceedings (hereinafter referred to as a "Court Shun") wherein Petitioner was subjected to a False Forum without rules, integrity or constitutional adherence.
6. To coerce false testimony in San Diego, Participants intentionally drugged, attacked and forcibly detained Petitioner's daughter, the SDDA complainant. Participant communication, "CR: STANFORD TARGET IS IN CA BY FORCE. DIES, NO TIE TO YOU" corroborates the foregoing.

Other evidence, such as the communication "GANSLER: PALO TAINT LEON MEAL. GO TRY DEEP OP" shows that Maryland Talbot County DA and the TEA PARTY executed a "Parent Op" in Maryland.

The Parent Op subjected Petitioner's elderly parents (Petitioner's father, Leon, was 82 years of age at the time) to coercive measures, including surreptitious use of drugs, to influence false testimony for SDDA and a subsequent known fraudulent complaint for Maryland Talbot County DA (See App 38).

7. Maryland TEA PARTY members were seated on the jury at the San Diego Court Shun. Additionally, SDDA witnesses, who were restrained and coerced into lying, also participated in the Court Shun.
8. Petitioner's federal appellate proceedings in the U.S. District Court and U.S. Court of Appeals were intentionally subverted to deprive Petitioner of access to the courts, including the Supreme Court of the United States ("USSC"). Participant communications "FEINSTEIN: ARR FALSE U.S. CT OR JOHN MUST DIE", and "DUMANIS: ST TEA HIRE FALSE U.S. CT. JOHN SET FOR NR" and "STANFORD: FALSE U.S. NOUTH CIR JUST MORSE. HE TEA" corroborate the foregoing.
9. Subversively, a USSC mole altered the USSC site to allow third parties to mine Petitioner's data and return false data supplied by foreign government operatives. The Participant communication "SEN: HIRE USSC RAT, JOHN SOL. SITE RET MF DATA. FUN" serves to corroborate.
10. The California Arrest Warrant ("CA Arrest Warrant) (App 1) and the Circuit Court For Talbot County Bench Warrant ("Bench Warrant) (App 38) are both fraudulent and created to further the interstate fraud scheme.
11. Participants are engaging in or assisting rebellion or insurrection against the authority of the United States and laws thereof.

We now know the Participants and what the evidence will show. We now look at how Participants communicate covertly.