

Exhibit 1

RECORDER'S CERTIFICATION
JACKSON COUNTY, MISSOURI

10/13/2009 01:19:59 PM

INSTRUMENT TYPE: DPA FEE: \$39.00 8 Pages
NON-STANDARD FEE: \$25.00



INSTRUMENT NUMBER/BOOK & PAGE:
2009E0102938

ROBERT T. KELLY, DIRECTOR, RECORDER OF DEEDS

**Jackson County
Recorder of Deeds
Non-Standard Document**

This document has been recorded and you have been charged the
non-standard fee pursuant to
RSMo 59.310.3.

This certificate has been added to your document
in compliance with the laws of the State of Missouri.



Robert T. Kelly, Recorder of Deeds

415 E. 12th Street, Room 104
Kansas City, MO 64106

308 W. Kansas, Suite 104
Independence, MO 64050

This page has been recorded as a permanent part of your document. Please do not remove.

The republic state of Missouri §

§ SS: DURABLE POWER OF ATTORNEY IN FACT

Jackson county

§

[NOTICE to Grantor/Declarant: THIS IS AN IMPORTANT DOCUMENT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS. THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON WHOM YOU DESIGNATE (YOUR "AGENT") BROAD POWERS FOR HANDLING YOUR PROPERTY, WHICH MAY INCLUDE POWERS FOR PLEDGING, SELLING OR OTHERWISE DISPOSING OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. YOU MAY SPECIFY THAT THESE POWERS WILL EXIST EVEN AFTER YOU BECOME DISABLED, INCAPACITATED, INCOMPETENT, OR DECEASED. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL OR OTHER HEALTH CARE DECISIONS FOR YOU WHILE YOU REMAIN SENTIENT. IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO AT ANY TIME FOR ANY REASON.]

"In the Name of Jesus, the Christ, I, Denny Ray Hardin, a man, Declare:

"Greetings: To all other sovereigns in the state, and in The United States of America, and in the Universe; and to men, women, and persons, principals and agents, and commercial agents, wards, agents and trustees of wards in this state; by these presents: be it known that I, **Denny Ray Hardin**, a man, hereinafter "I," "me," or "my," competent for making the appointment of agent and power of attorney, and therefore, I, the undersigned Grantor, do hereby make and grant a durable power of attorney to my agent, **Melinda Sue Harrington**, a living woman created in a sovereign state by God, and to successor agent, **Christina Hardin**, a living woman created in a sovereign state by God, and Melinda Sue Harrington and Christina Hardin are domiciled within the outer borders and on the land within "the state of Missouri", a part of "The United States of America," without "the United States," and I do thereupon constitute and appoint said **Melinda Sue Harrington**, who is also a disciple of Jesus Christ, as **my attorney-in-fact and agent** who is authorized for **acting for me** as needed, and further, I do thereupon constitute and appoint said **Christina Hardin**, who is also a disciple of Jesus Christ, as **my successor attorney-in-fact and agent** who is authorized for **acting for me** as needed if Melinda Sue Harrington is ever unavailable, incapacitated, or refuses to act on my behalf. In exchange for the payment of one ounce of gold coin to each of my agents, I hereby authorize **my attorneys-in-fact and agents for acting in my name**, place and stead in any way which I myself could do, if I were personally present, with respect for the following matters, for the extent that I am permitted by law for acting through an agent and my agent has accepted the appointment: [NOTICE: *The grantor must write his/her initials in the corresponding blank space of a box below with respect to each of the subdivisions (A) through (R) below for which the Grantor wants*

Durable Power of Attorney of Denny Ray Hardin to

Page 1 of 7

Melinda Sue Harrington and Christina Hardin

to give the agent authority. If the blank space within a box for any particular subdivision is NOT initialed, NO AUTHORITY WILL BE GRANTED for matters that are included in that subdivision. Cross out each power withheld.]

[Example for granting an authority: "[XYZ] (A) Real estate transactions"]

[Example for **no grant** of authority: "[] ~~(A) Real estate transactions~~"]

"After carefully considering each subdivision below I make the following grants of authority to my agents and indicate grant by marking per the above examples:

~~DRH~~ (A) Real estate transactions

~~DRH~~ (B) Tangible personal property transactions

[] ~~(C) Bond, share, stock share, and commodity transactions~~ Don't have any. DRH

~~DRH~~ (D) Banking transactions

~~DRH~~ (E) Business operating transactions

~~DRH~~ (F) Insurance transactions

~~DRH~~ (G) Gifts to charities and individuals other than Attorney-in-Fact and Agent

~~DRH~~ (H) Claims and litigation

~~DRH~~ (I) Personal relationships and affairs

~~DRH~~ ~~(J) Benefits from military service~~ Add this DRH

~~DRH~~ (K) Records, applications, reports and statements

~~DRH~~ (L) Full and unqualified authority to my Attorneys-in-Fact and Agents to delegate any or all of the foregoing powers to any person or persons whom my Attorneys-in-Fact and Agents shall select

[] ~~(M) Access to safe deposit box(es)~~ Don't have one. DRH

~~DRH~~ (N) To authorize medical and surgical procedures; and further, all life-threatening and non-emergency invasive techniques *must* be approved by my agents if I am incapacitated

[] ~~(O) All other matters including, but not limited to, trust and trusteeship matters and all nature of matters for any trust(s) for which I am named or presumed a trustee.~~ I am not a trustee. DRH

~~DRH~~ (P) All other foregoing Powers of Attorney having been previously distributed as needed are deemed continuing in full force and effect for the purpose for which they were delivered to third parties.

DRH (Q) And further, all other matters including, but not limited to, all courts of "the state" no matter in which state said courts are found, all courts of "the state of Missouri," all courts of "the State of Missouri," all courts of "this state" no matter in which state said courts are found, and all courts of "THE STATE OF MISSOURI," all courts of "The United States of America" and all courts of the deceptively similarly named "the United States" and further, maritime courts, divorce courts, child support courts, ecclesiastical courts, Law courts, equity courts, corporation courts, penal courts, civil courts, criminal courts, probate courts, traffic courts, municipal courts, suits for libel, defamation, and trespass, all other types of suits, Writs of Habeas Corpus, other types of writs and process, contracts with officers and commercial agents from all branches of the governments of both "the state" and of "this state", jail matters, legal matters, legal papers, Law matters, Law papers, UCC matters, UCC papers, tax matters and tax papers, copyright matters, art, papers, and recordings, land title matters, private property title matters, contracting of all types and for all matters, even such as orders to, or approval of orders by, Physicians and other hospital or medical or assistance caregivers, and all things I could do myself if I were present and sentient.

Durable Provision:

DRH (R) If the blank space in the block to the left is initialed by the Grantor, the power of attorney granted herein shall not be affected by the subsequent disability, incompetence, declarations of being officially missing but not known dead for a time at least 7 years, kidnap and imprisonment, or death of the Grantor until it is agreed by all members of my family that all matters of probate have been settled.

Other Terms:

"My Attorneys-in-Fact and Agents hereby accept this appointment subject to its terms and agrees for acting with fidelity and perform in said fiduciary capacity consistent with my best interests as she in her best discretion deems advisable, and I affirm and ratify all acts so undertaken by my agents. **NOTICE:** TO INDUCE ANY THIRD PARTY TO ACT HEREUNDER, I HEREBY AGREE THAT ANY THIRD PARTY RECEIVING A DULY EXECUTED COPY OR FACSIMILE OF THE CERTIFIED COPY OF THE RECORDED INSTRUMENT MAY ACT HEREUNDER, AND THAT REVOCATION OR TERMINATION HEREOF SHALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL ACTUAL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION SHALL HAVE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND FOR MY HEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY AGREE TO **INDEMNIFY AND HOLD HARMLESS** ANY SUCH THIRD PARTY FROM AND AGAINST ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY BY REASON OF

SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INSTRUMENT. SPECIFICALLY, **BANKS AND FINANCIAL INSTITUTIONS** WILL BE IMMEDIATELY NOTIFIED OF ANY CHANGES OF AGENTS, TERMS, OR AUTHORITY OF THIS INSTRUMENT AND **SHALL BE HELD HARMLESS AND WITHOUT LIABILITY** FOR ANY ACTS CARRIED OUT UNDER THE AUTHORITY OF THIS POWER OF ATTORNEY.

September DRH
"Executed and declared under seal this 30th day of ~~August~~, A. D., 2009, without the United States, and in the Name of Jesus Christ, I am, kidnapped by commercial agents of this state and a Notary may be withheld from me and this is declaration of a prisoner:

L.S. Denny Ray Hardin
Autograph and seal of Denny Ray Hardin,
A man, Grantor, Disciple of Jesus, the Christ."

VERIFICATION and CERTIFICATION

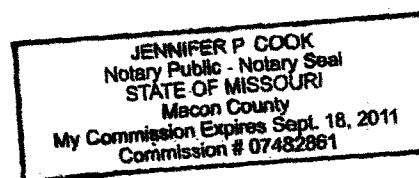
The republic state of Missouri §
RANDOLPH § ss:
Jackson county §

September DRH
On the 30th day of ~~August~~ A. D., 2009, before me, a notary for the people living within the state of Missouri, appeared Denny Ray Hardin, a man, and personally known to me to be the man whose name is subscribed to the foregoing Durable Power of Attorney and acknowledged to me that he is competent and understands the nature and broad range of power he is conveying to his agent, and he executed the foregoing in his God-created sovereign lawful capacity, and that by his autograph signature seal on the instrument, he executed the instrument.

WITNESS my hand and official seal.

Jennifer P. Cook
Notary for the State of Missouri

Seal:



If Notary unavailable use subscribing witnesses:

Witness one

Date: _____

Melinda Sue Harrington

Witness two

Date: _____

Christina Hardin

Continue below for certification and verification of one of the subscribing witnesses.

The republic state of Missouri §
§
Jackson county §

ss: Certification by a subscribing Witness

On the 10 day of ^{October}~~August~~ A. D., 2009, before me, a notary for the people living within the state of Missouri, appeared Melinda Sue Harrington, a woman, and personally known to me to be the woman whose name is subscribed as a witness to the foregoing Durable Power of Attorney and acknowledged to me that she is competent and that she did personally bring to Denny Ray Hardin the foregoing Durable Power of Attorney for his approval and his signature, and that she is one of the Witnesses subscribed to the foregoing, and personally observed Denny Ray Hardin, appearing to be of sound mind and capable of handling his own affairs, and without duress and coercion, willingly, knowingly, and with full disclosure admitted to the witnesses that he fully understands the nature and broad range of power he is conveying to his agents, and he executed the foregoing in his God-created sovereign lawful capacity, and that by his autograph signature seal on the instrument, he executed the instrument into its full force and effect, and I certify that I, Priscilla L. Crank, witnessed said execution of the foregoing Durable Power of Attorney.

WITNESS my hand and official seal.

Priscilla L. Crank
Notary for the State of Missouri

Seal:

PRISCILLA L. CRANK
Notary Public - Notary Seal
STATE OF MISSOURI
Jackson County
My Commission Expires: Aug. 17, 2012
Commission # 08378967

The republic state of Missouri §
 § ss:
Jackson county §

Acceptance of Appointment of Agent and Durable Power of Attorney

"I, Melinda Sue Harrington, Grantee, disciple, understanding the terms, conditions, authorities, restrictions, and powers invested in me by, Grantor, and for one ounce gold coin consideration exchanged and acknowledged received, accept the appointment of agent and durable power of attorney from Denny Ray Hardin.

"Executed and declared under seal this 10 day of ^{October}~~August~~, A. D., 2009, without the United States, and in the Name of Jesus Christ, I am,

L.S. Melinda Sue Harrington
Autograph and seal of Melinda Sue Harrington,
a woman, disciple, Diplomat, Grantee."

VERIFICATION and CERTIFICATION

The republic state of Missouri §
 § ss:
Jackson county §

On the 10 day of ^{October}~~August~~ A. D., 2009, before me, a notary for the people living within the state of Missouri, appeared Melinda Sue Harrington, a living woman and disciple of Jesus Christ, and personally known to me to be the woman whose name is subscribed to the foregoing Acceptance of Appointment of Agent and Durable Power of Attorney and acknowledged to me that she is competent and sentient and understands the nature and broad range of power and responsibility she is accepting as agent and power of attorney, and she executed the foregoing in her authorized capacities, and that by her autograph signature on the instrument, she executed the Acceptance of Appointment of Agent and Durable Power of Attorney.

WITNESS my hand and official seal.

Priscilla L. Crank
Notary for the State of Missouri

Seal:
PRISCILLA L. CRANK
Notary Public - Notary Seal
STATE OF MISSOURI
Jackson County
My Commission Expires: Aug. 17, 2012
Commission # 08378987

The republic state of Missouri §
 § ss:
Jackson county §

Acceptance of Appointment of Agent and Durable Power of Attorney

"I, Christina Hardin, Grantee, disciple, understanding the terms, conditions, authorities, restrictions, and powers invested in me by, Grantor, and for one ounce gold coin consideration exchanged and acknowledged received, accept the appointment of successor agent and durable power of attorney from Denny Ray Hardin.

"Executed and declared under seal this 10th day of ^{October}~~August~~, A. D., 2009, without the United States, and in the Name of Jesus Christ, I am,

L.S. Christina Hardin
Autograph and seal of Christina Hardin,
a woman, disciple, Diplomat, Grantee."

VERIFICATION and CERTIFICATION

The republic state of Missouri §
 § ss:
Jackson county §

On the 10th day of ^{October}~~August~~ A. D., 2009, before me, a notary for the people living within the state of Missouri, appeared Christina Hardin, a living woman and disciple of Jesus Christ, and personally known to me to be the woman whose name is subscribed to the foregoing Acceptance of Appointment of Agent and Durable Power of Attorney and acknowledged to me that she is competent and sentient and understands the nature and broad range of power and responsibility she is accepting as agent and power of attorney, and she executed the foregoing in her authorized capacities, and that by her autograph signature on the instrument, she executed the Acceptance of Appointment of Agent and Durable Power of Attorney.

WITNESS my hand and official seal.

Priscilla L. Crank
Notary for the State of Missouri

Seal:

PRISCILLA L. CRANK
Notary Public - Notary Seal
STATE OF MISSOURI
Jackson County
My Commission Expires: Aug. 17, 2012
Commission # 08376987



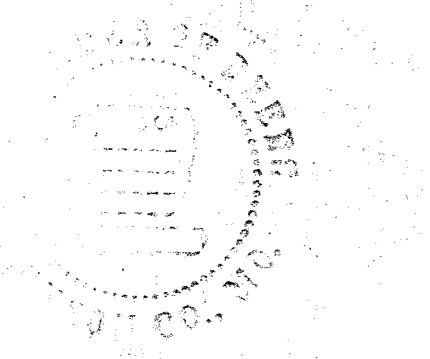
CERTIFICATE

STATE OF MISSOURI)
)
COUNTY OF JACKSON)

SS

I, Robert T. Kelly, Director of Recorder of Deeds within and for the County of Jackson, in the State of Missouri, aforesaid, do hereby certify that the above is a full, true and complete copy of the instrument (i.e. numbered and/or book & page) 2009E0102938 as the same appears on file in my office.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of said office at Independence, Missouri, this 13th day of October, A.D. 2009.



Robert T. Kelly
Director of Recorder of Deeds

By: Shen Hawley
DEPUTY

(THIS PORTION ONLY USED WHEN NOTARIZATION IS REQUIRED)

STATE OF MISSOURI)
)
COUNTY OF JACKSON)

SS

On this _____ day of _____, 2009, before me, _____, a Notary Public for the State and County above mentioned, personally appeared _____, known to me to be the party signing this document as his free act and deed, for the Department of Recorder of Deeds, in his capacity as Deputy.

Notary Public

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Melinda Sue Harrington
Respondent,	: Civil Action No.

Melinda Sue Harrington hereby declares:

- * I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.
- * I personally read all post conviction motions created by Denny Ray Hardin and believe they should have been granted by the court.
- * I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.
- * I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.
- * I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".
- * I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

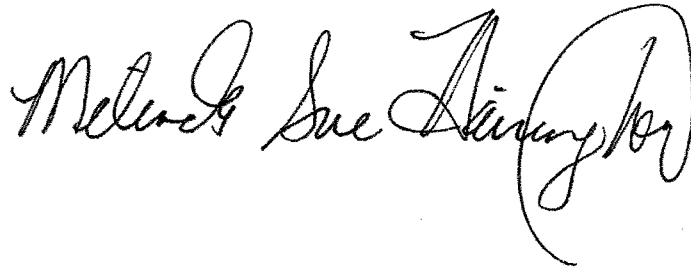
- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that I, Melinda Sue Harrington filed the document for Teresa Marie Senciboy; who is her sister.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed W. Stephen Nixon accept an unsigned probation violation into the record. He stated he would not withdraw it because it was already entered as an exhibit.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".

* I believe Denny Ray Hardin is unlawfully in prison.

* I believe W. Stephen Nixon is a dishonest man that should not be a judge.

* I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Melinda Sue Harrington declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in cursive script, reading "Melinda Sue Harrington". The signature is written in black ink and is positioned below the printed declaration text.

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Shirley Jean Oyer
Respondent,	: Civil Action No.

I, Shirley Jean Oyer hereby declare:

I personally witnessed Denny Ray Hardin's arrest by Capitol Police on March 15th 2006 in Jefferson City, Missouri.

I have seen the warrant and Robert Beaird's signature, it is clear the warrant was not signed by Robert Beaird.

I was present at the hearing where Robert Beaird removed himself claiming a "Conflict of Interest".

I was present at the arraignment of Denny Ray Hardin by Preston Dean.

I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.

I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.

I personally witnessed when Denny Ray Hardin was brought back from the Jackson County Jail, Preston Dean would not talk about the Contempt charge.

I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.

I personally witnessed Preston Dean quash the subpoenas issued by Denny Ray Hardin for defense Witnesses in Violation of the 6th Amendment.

I was present at the first pre trial hearing conducted by John M. Torrence.

I personally witnessed John M. Torrence state he was operating a "Corporate Court".

I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".

I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.

I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.

I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.

I was present at the second pre-trial hearing conducted by John M. Torrence.

I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.

I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.

I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer.

I was present at the trial of Denny Ray Hardin as a witness so spent most of my time in the hall waiting to be called to testify.

I personally wanted to testify about the bad character of Lowell Gard and John M. Torrence would not let me.

The following represents my opinion and I have attached a letter to back this up:

In my opinion Lowell Gard, and the clerk of Judge Wayne Cagle's court are liars at the very least. I personally do not believe these people should be working in government. I hope and pray that they are not representative of the government and that they are just an oversight that has not been handled. I believe that they would not hesitate to lie even under oath.

As far as Judge Wayne Cagle is concerned, he obviously supports their behavior as evidenced by the attached letter that I wrote to him after witnessing a confrontation between Lowell Gard, his court clerk and Mr. Denny Hardin. I expressed in my letter about Lowell Gard and his court clerk, and asked if he shared their same views. I asked him to respond to me if he disagreed with their views. I stated that it would not be necessary to respond to me if he agreed with them. To this date I have not heard from Judge Cagle.

I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.

I personally was present at the "Bond Revocation Hearing" conducted by John M. Torrence and Prosecutors.

I personally witnessed John M. Torrence revoke the "ROR Bond" for presenting law in a Motion to the court. Denny Ray Hardin stated the wartime penalty for treason is death, as stated in United States Codes.

I personally witnessed John M. Torrence, without criminal charge, revoke Denny Ray Hardin's bond and put him in the Jackson County Jail on a \$50,000.00 Bond.

I believe this to be excessive bail by John M. Torrence, to keep Denny Ray Hardin in jail without authority of law.

I was personally present at the sentencing hearing of Denny Ray Hardin, conducted by John M. Torrence.

I personally read all post conviction motions created by Denny Ray Hardin and believe the court should have granted them.

I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.

I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.

I personally witnessed John M. Torrence sentence Denny Ray Hardin to 5 years suspended Imposition of Sentence (SIS) and 3 years of Probation without stating his authority of law.

I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.

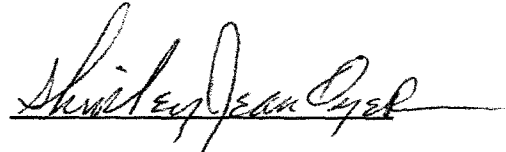
I believe Denny Ray Hardin's 6th Amendment right to trial by jury was violated because John M. Torrence suppressed facts and Kept them from the jury.

I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.

I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".

I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this criminal Prosecution.

I, Shirley Jean Oyer declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in black ink, reading "Shirley Jean Oyer". The signature is fluid and cursive, with a horizontal line extending from the end of the name.

Shirley Jean Oyer

c/o 24301 West 71st Street

Shawnee, Kansas 66227

January 7, 2006

Judge Wayne Cagle
Housing Court
Municipal Court
1101 Locust
Kansas City, Mo. 64106

Dear Judge Cagle:

I was in your courtroom yesterday, January 6, 2006 waiting for Michael Johnson's case to be called. It was a strange day as the appointed attorney was very busy and we had to move from session to session. During a recess period when you were off the bench, a gentleman by the name of Lowell Gard started a conversation with a gentleman sitting next to me, Denny Hardin. It appeared to me that Mr. Gard wanted to get into a confrontation with Mr. Hardin as he started the conversation by saying "I wish I was as smart as you." Mr. Hardin replied "if you read the constitution maybe you would be." Then Mr. Gard came back with something like did you learn all of this while you were in prison. Mr. Hardin said no he learned it after. Then Mr. Gard asked him how much time he served. Mr. Hardin replied 120 days. Mr. Gard then proceeded to ask Mr. Hardin what he was serving the time for and Mr. Hardin replied for marijuana charges. Then Mr. Gard said not for sleeping with you sister. Mr. Hardin just looked at him in shock and said "what?"

At this point I spoke up and said "is this what you people always do just make up some lie?"

Then Mr. Gard and Mr. Hardin started back with their conversation and something that Mr. Gard said set me off. I stood up and looked at him and asked "do you believe that the constitutions are important and are the highest law of the land?" and before Mr. Gard could answer, the woman that sits up at your desk and helps you yelled out "NO", which really got my attention. Then I looked back at Mr. Gard and he said "no". At this point I asked Mr. Gard if he had taken an oath of office to which he replied that he had. I asked him what he took that oath to and he didn't remember as it was a long time ago. Then the lady sitting at the desk interjected that she didn't take an oath. I asked her if she received a check from the government and she said "no". I asked her if she worked for free. I don't know what she said as I turned my attention back to Mr. Gard. I then asked him if he had served in the military and he said "yes". I asked him if he had taken an oath then and he said yes. Again I asked him if he knew what that oath was to but got no real response. I then asked him if he went to church and he answered "no". I then said are you an atheist too? He mumbled something but I wasn't sure what. I was under the impression that the oaths ended with "so help me God"?

At this point I was really upset. After all, without these contracts, the Constitution of the united States of America and the Constitutions of the States, there would be no government as we know it. These contracts of the people giving authority to those we hire is the only authority they have to be in the positions we put them in. If the constitutions are not important and do not represent the highest law then the robe you wear is just a dress and the courtroom is just another room in another building on another piece of ground. The only thing that transforms them is those contracts. I told Mr. Gard that I come from a family who supports our country, our constitution and our military.

I directed some negative remarks to Mr. Gard as I believe any man who would be in his position and say that the constitutions are not important is despicable and that I believe that is treason.

My grandfather fought in the World War I and my father, friends and uncle fought in World War II. My uncle rode in the parade in NY with General Eisenhower. When General Eisenhower became President, my Uncle served on his Joint Chiefs of Staff.

I take my Constitutions very serious.

I noticed when you start your sessions, you make the statement that the people have a couple of rights one of which is the right to have an attorney to represent them. This is not correct as the Constitution says they have the right to counsel. May I remind you that for many years certified BAR attorneys were not allowed to perform in this country.

Something else I would like to express while I'm writing this letter. The people have all the rights. Our constitutions are set up to protect us from government interference into our lives. Our constitutions are set up to let government know what their boundaries are and some areas of the contract are very detailed about the areas that government must avoid completely. For many years there are those who have been attempting to overthrow our government from the inside and there has been an attempt to convince the people that they get their rights from the constitutions and this may be so in the form of civil rights given to the created citizenry but not for the people.

The main reason for this letter, Judge Cagle, is to ask whether you share the views of the other members of your court as to the idea that the Constitutions are not important and do not represent the highest law.

If you share this view, you do not need to respond to this letter and a non-response would be an agreement. However, if you do not share this idea, I expect a reply back from you within 10 days.

Shirley Oyler
7024301 W. 71st St.
Shawnee, KS, 66227

In All Courts of the United States of America

Denny Ray Hardin, :
Movant, :
:
VS. : DECLARATION
:
STATE OF MISSOURI, : Henry E. Brimmage
Respondent, : Civil Action No.

Henry E. Brimmage hereby declares:

- * I personally witnessed Denny Ray Hardin's arrest by Capitol Police on March 15th 2006 in Jefferson City, Missouri.
- * I have seen the warrant and Robert Beaird's signature, it is clear the warrant was not signed by Robert Beaird.
- * I was present at the hearing where Robert Beaird removed himself claiming a "Conflict of Interest".
- * I was present at the arraignment of Denny Ray Hardin by Preston Dean.
- * I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.
- * I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.
- * I personally witnessed when Denny Ray Hardin was brought back from the Jackson County Jail, Preston Dean would not talk about the Contempt charge.
- * I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.

- * I also personally witnessed Preston Dean throw a fit, yelling loud, stand up and sling his hands.
- * I personally witnessed Preston Dean quash the subpoenas issued by Denny Ray Hardin for defense Witnesses in Violation of the 6th Amendment.
- * I was present at the first pre trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence state he was operating a "Corporate Court".
- * I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".
- * I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.
- * I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.
- * I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.
- * I was present at the second pre-trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.
- * I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.
- * I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer.
- * I was present at the trial of Denny Ray Hardin.
- * I personally witnessed the Prosecutors tell the jury Denny Ray Hardin is a violent criminal, that has been previously charged with assault and rape.
- * I personally witnessed John M. Torrence sustain every objection of Prosecutors and over rule every objection of Denny Ray Hardin. I believe John M. Torrence demonstrated bias and prejudicial conduct in these proceedings.
- * I personally witnessed this trial and believe it was a "conspiracy against rights" by John M. Torrence and the Prosecutors working in concert.
- * I personally witnessed Lowell Gard "perjure" himself by claiming "City Codes" are not "Administrative Codes".

- * I personally wanted to testify about the bad character of Lowell Gard and John M. Torrence would not let me.
- * In my own words I cannot tell you what I think of Lowell Gard on paper.
- * I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.
- * I personally witnessed John M. Torrence and the prosecutors act in clear "Conspiracy to Convict", by denial of defense witnesses, denial of rebuttal testimony and denial of due process of law.
- * I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.
- * I personally was present at the "Bond Revocation Hearing" conducted by John M. Torrence and Prosecutors.
- * I personally witnessed John M. Torrence revoke the "ROR Bond" for presenting law in a Motion to the court. Denny Ray Hardin stated the wartime penalty for treason is death, as stated in United States Codes.
- * I personally witnessed John M. Torrence, without criminal charge, revoke Denny Ray Hardin's bond and put him in the Jackson County Jail on a \$50,000.00 Bond.
- * I believe this to be excessive bail by John M. Torrence, to keep Denny Ray Hardin in jail without authority of law.
- * I was personally present at the sentencing hearing of Denny Ray Hardin, conducted by John M. Torrence.
- * I personally read all post conviction motions created by Denny Ray Hardin and believe they should have been granted by the court.
- * I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.
- * I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.
- * I personally witnessed John M. Torrence sentence Denny Ray Hardin to 5 years suspended Imposition of Sentence (SIS) and 3 years of Probation without stating his authority of law.

- * I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.
- * I believe Denny Ray Hardin's 6th Amendment right to trial by jury was violated because John M. Torrence suppressed facts and kept them from the jury.
- * I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.
- * I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".
- * I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon. On August 12, 2009.
- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.

- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Henry E. Brimmage declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Henry E Brimmage
12725 E 98th St
KC MO 64138

Henry E. Brimmage

12725 E. 98th Street

Kansas City, MO. 64138

In All Courts of the United States of America

Denny Ray Hardin,	:
	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Dave Lovewell
	:
Respondent,	: Civil Action No.

Dave Lovewell hereby declares:

- * I have seen the warrant and Robert Beaird's signature, it is clear the warrant was not signed by Robert Beaird.
- * I was present at the hearing where Robert Beaird removed himself claiming a "Conflict of Interest".
- * I was present at the arraignment of Denny Ray Hardin by Preston Dean.
- * I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.
- * I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.
- * I personally witnessed when Denny Ray Hardin was brought back from the Jackson County Jail, Preston Dean would not talk about the Contempt charge.
- * I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.
- * I personally witnessed Preston Dean quash the subpoenas issued by Denny Ray Hardin for defense Witnesses in Violation of the 6th Amendment.

- * I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.**
- * I personally witnessed John M. Torrence and the prosecutors act in clear "Conspiracy to Convict", by denial of defense witnesses, denial of rebuttal testimony and denial of due process of law.**
- * I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.**
- * I personally was present at the "Bond Revocation Hearing" conducted by John M. Torrence and Prosecutors.**
- * I personally witnessed John M. Torrence revoke the "ROR Bond" for presenting law in a Motion to the court. Denny Ray Hardin stated the wartime penalty for treason is death, as stated in United States Codes.**
- * I personally witnessed John M. Torrence, without criminal charge, revoke Denny Ray Hardin's bond and put him in the Jackson County Jail on a \$50,000.00 Bond.**
- * I believe this to be excessive bail by John M. Torrence, to keep Denny Ray Hardin in jail without authority of law.**
- * I was personally present at the sentencing hearing of Denny Ray Hardin, conducted by John M. Torrence.**
- * I personally read all post conviction motions created by Denny Ray Hardin and believe they should have been granted by the court.**
- * I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.**
- * I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.**
- * I personally witnessed John M. Torrence sentence Denny Ray Hardin to 5 years suspended Imposition of Sentence (SIS) and 3 years of Probation without stating his authority of law.**
- * I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.**
- * I believe Denny Ray Hardin's 6th Amendment right to trial by jury was violated because John M. Torrence suppressed facts and Kept them from the jury.**

- * I was present at the first pre trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence state he was operating a "Corporate Court".
- * I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".
- * I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.
- * I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.
- * I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.
- * I was present at the second pre-trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.
- * I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.
- * I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer.
- * I was present at the trial of Denny Ray Hardin.
- * I personally witnessed the Prosecutors tell the jury Denny Ray Hardin is a violent criminal, that has been previously charged with assault and rape.
- * I personally witnessed John M. Torrence sustain every objection of Prosecutors and over rule every objection of Denny Ray Hardin. I believe John M. Torrence demonstrated bias and prejudicial conduct in these proceedings.
- * I personally witnessed this trial and believe it was a "conspiracy against rights" by John M. Torrence and the Prosecutors working in concert.
- * I personally witnessed Lowell Gard "perjure" himself by claiming "City Codes" are not "Administrative Codes".
- * I personally wanted to testify about the bad character of Lowell Gard and John M. Torrence would not let me.
- * I personally believe that Lowell Gard is a bottom feeder.

- * I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.
- * I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".
- * I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon. On August 12, 2009.
- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in

concert of "Conspiracy against Rights" 18 USC 241.

- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I, Dave Lovewell declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Dave Lovewell

Exhibit 6

Certified mail # 7007 3020 0002 2451 0979

From
John-Paul:Fagot
2308 Grissum drive
Columbia, Missouri
[65202]

To
The Person of William Ray Price
C/O Missouri Supreme Court
207 West High Street
Jefferson City, Missouri
65101

COPY

Mr. Price I want it to be clear that I'm not trying to threaten and or intimidate you in any way shape or form.

Also if this offends anyone. I do not consent to any actions against me in any way shape or form.

I'm wanting to inform you of some personal actions that I seen first hand in Kansas City, Missouri in a court room. I believe that the judge stated that he was following the law as it was written. I also believe that the judge stated that he would follow the law and that he would be fair.

I believe the Judge stated that he would follow the law and be fair. By the grace of God as I watched the actions in the court room I couldn't help but feel that fair and unbiased was not happening and that for what ever reason God's grace was not there at that time. It looked to me as if a group of friends had planned the whole event and helped each other to put a man in prison.

I watched a Kansas City detective state that he left the city that he works in and leave it City limits to get a document. The document didn't even have the defendants name on it. Denny Hardin did object to the document and asked questions about the document. And the Judge still excepted the document he wouldn't remove it from evidence and the court record.

There was here say that was excepted by the judge. Which Denny Hardin objected to. And the judge would say that it is already been entered in to the record.

A young woman that they used as a witness against Denny Hardin. When the woman wanted to speck the judge keep telling her that she didn't have to speck. And if I heard it correctly she changed her statement and did say that she called the FBI. And that the FBI informed her about some thing. How it was stated that there was never a aresst from

their actions. This to me looked to be the whole starting point for the case against Denny Hardin. And I would have thought that by the Grace of God the whole action would have stopped with prejudice.

In all of the time that I was in the court room witch fall's under you watch, as the chief justice of the supreme court of Missouri. I didn't feel that it was fair and unbiased and that the intent that day was to place Denny Hardin in Jail.

I was there in hopes of seeing fairness in a court room regarding Denny Hardin case no. 0616-cr1640-01

Mr. Price I expect that your busy making sure that the actions in a court room are done with the Declaration of Independence and the proper Constitution here in the state of Missouri

Time is important in this mater and I'm having a hard time sleeping knowing that Denny Hardin is in prison because he was not treated fairly. Please respond to this mater for God and Denny Hardin and the rest of the men and woman in that live and work and walk over this land and make it a great place.

 9-30-09

Sincerely By John-Paul: Fagot
"with out prejudice"
2309 Grissum Drive
Columbia, Missouri
[65202]

COPY
BY John-Paul Fagot
ALL RIGHTS RESERVED
WITHOUT PREJUDICE
VLL-308/1-207

In All Courts of the United States of America

Denny Ray Hardin,

:

Movant,

:

:

VS.

: DECLARATION

:

STATE OF MISSOURI,

: Janet Sharon Henry

Respondent,

: Civil Action No.

Janet Sharon Henry hereby declares:

1. I personally witnessed Denny Ray Hardin's arrest by Capitol Police on March 15th 2006 in Jefferson City, Missouri.
2. I have seen the warrant and Robert Beaird's signature, it is clear the warrant was not signed by Robert Beaird.
3. I was present at the hearing where Robert Beaird removed himself claiming a "Conflict of Interest".
4. I was present at the arraignment of Denny Ray Hardin by Preston Dean.
5. I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.
6. I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.
7. I personally witnessed when Denny Ray Hardin was brought back from the Jackson County Jail, Preston Dean would not talk about the Contempt charge.

8. I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.
9. I personally witnessed Preston Dean quash the subpoenas issued by Denny Ray Hardin for defense Witnesses in Violation of the 6th Amendment.
10. I was present at the first pre trial hearing conducted by John M. Torrence.
11. I personally witnessed John M. Torrence state he was operating a "Corporate Court".
12. I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".
13. I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.
14. I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.
15. I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.
16. I was present at the second pre-trial hearing conducted by John M. Torrence.
17. I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.
18. I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.
19. I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer. I was present at the trial of Denny Ray Hardin.
20. I personally witnessed the Prosecutors tell the jury Denny Ray Hardin is a violent criminal, that has been previously charged with assault and rape.

21. I personally witnessed John M. Torrence sustain every objection of Prosecutors and over rule every objection of Denny Ray Hardin. I believe John M. Torrence demonstrated bias and prejudicial conduct in these proceedings.
22. I personally witnessed this trial and believe it was a "conspiracy against rights" by John M. Torrence and the Prosecutors working in concert.
23. I personally witnessed Lowell Gard "perjure" himself by claiming "City Codes" are not "Administrative Codes".
24. I personally wanted to testify about the bad character of Lowell Gard and John M. Torrence would not let me.

I have always had a great fascination for the court system and how they work. So when I was approached to be a witness for this unusual process in the court using the tribunal, I wanted to be an observer. I am not that well versed in law, but I do know honesty and integrity when I see it.

I entered into this situation as a notary witness of what was happening in the court. I was a duly authorized notary for the state of Missouri, Jackson County. My registration number was 0456734. I was requested to observe, and be quiet. These are my observations.

I believe Lowell Gard is a vengeful man, and will do whatever it takes to send someone he does not like to prison. Denny Ray Hardin had stated to me he wanted to Abolish the court, because he felt it was against the Missouri Constitution to have so many courts in Jackson County. I heard him state this to Lowell Gard several times with witnesses present. I was not allowed to speak for the defense.

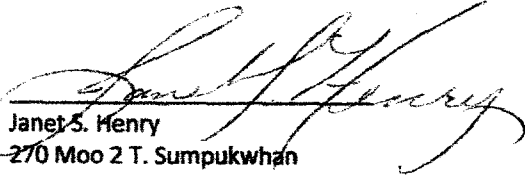
John M. Torrence has spent many years getting the courts to where they are today. His own words. John M. Torrence throughout the court session was losing files, blaming his assistant, then finding the files. His demeanor that day was very unprofessional. What really left an impression of him on me was when he yelled at the top of his lungs at Denny Ray Hardin, that he had worked hard to get the court system where it is today, and he is not going to let anyone who thinks they know the constitution could basically go to hell.

It has been years since the outburst, and my words may not be exact, but the meaning was very clear. I will never forget it.

25. I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.
26. I personally witnessed John M. Torrence and the prosecutors act in clear "Conspiracy to Convict", by denial of defense witnesses, denial of rebuttal testimony and denial of due process of law.
27. I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.
28. I personally was present at the "Bond Revocation Hearing" conducted by John M. Torrence and Prosecutors.
29. I personally witnessed John M. Torrence revoke the "ROR Bond" for presenting law in a Motion to the court. Denny Ray Hardin stated the wartime penalty for treason is death, as stated in United States Codes.
30. I personally witnessed John M. Torrence, without criminal charge, revoke Denny Ray Hardin's bond and put him in the Jackson County Jail on a \$50,000.00 Bond.
31. I believe this to be excessive bail by John M. Torrence, to keep Denny Ray Hardin in jail without authority of law.
32. I was personally present at the sentencing hearing of Denny Ray Hardin, conducted by John M. Torrence.
33. I personally read all post conviction motions created by Denny Ray Hardin and believe they should have been granted by the court.
34. I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.
35. I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.
36. I personally witnessed John M. Torrence sentence Denny Ray Hardin to 5 years suspended Imposition of Sentence (SIS) and 3 years of Probation without stating his authority of law.

37. I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.
38. I believe Denny Ray Hardin's 6th Amendment right to trial by jury was violated because John M. Torrence suppressed facts and kept them from the jury.
39. I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.
40. I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".
41. I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.

I, Janet S. Henry, declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.



Janet S. Henry
270 Moo 2 T. Sumpukwhan
A Hangdong
Chiang Mai, Thailand

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Melina Elise Smith
Respondent,	: Civil Action No.

Melina Elise Smith hereby declares:

* I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

* I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.

* I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

* I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

* I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.

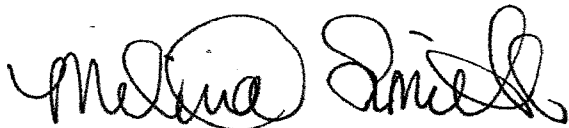
* I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.

* I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

* I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.

- * I personally was with Melinda Sue Harrington the day she filed the document and saw with my own two eyes that she filed the document for Teresa Senciboy
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.
- * I personally witnessed Hope Peterson, Denny Ray Hardin's probation officer commit perjury on the stand and W. Stephen Nixon did nothing about it.

I Melina Elise Smith declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in black ink, appearing to read "Melina Elise Smith". The signature is written in a cursive, flowing style with a large loop for the letter 'M'.

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Diana Lynn Cowing
Respondent,	: Civil Action No.

I, Diana Lynn Cowing hereby declare:

I personally witnessed Denny Ray Hardin's arrest by Capitol Police on March 15th 2006 in Jefferson City, Missouri.

I was present at the hearing where Robert Beard removed himself claiming a "Conflict of Interest".

I was present at the arraignment of Denny Ray Hardin by Preston Dean.

I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.

I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.

I personally witnessed when Denny Ray Hardin was brought back from the Jackson County Jail, Preston Dean would not talk about the Contempt charge.

I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.

I personally witnessed Preston Dean quash the subpoenas issued by Denny Ray Hardin for defense Witnesses in Violation of the 6th Amendment.

I was present at the first pre trial hearing conducted by John M. Torrence.

I personally witnessed John M. Torrence state he was operating a "Corporate Court".

I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".

I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.

I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.

I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.

I was present at the second pre-trial hearing conducted by John M. Torrence.

I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.

I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.

I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer.

I was present at the trial of Denny Ray Hardin.

I personally witnessed the prosecutors tell the jury that Denny Ray Hardin is a violent criminal.

I personally witnessed John M. Torrence sustain every objection of prosecutors and over rule every objection of Denny Ray Hardin.

I believe John M. Torrence demonstrated bias and prejudicial conduct in these proceedings.

I personally witnessed this trial and believe it was a "conspiracy against rights" by John M. Torrence and the prosecutors working in concert.

I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.

I personally witnessed John M. Torrence and the prosecutors act in clear "Conspiracy to Convict", by denial of defense witnesses, denial of rebuttal testimony and denial of due process of law.

I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.

I personally read all post conviction motions created by Denny Ray Hardin and believe the court should have granted them.

I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.

I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.

I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.

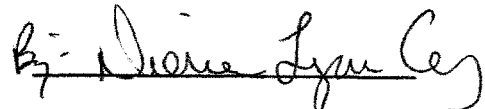
I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.

I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".

I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this criminal Prosecution.

I believe Denny Ray Hardin is unlawfully in prison.

I, Diana Lynn Cowing declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in cursive script, appearing to read "Diana Lynn Cowing", written over a horizontal line.

Diana Lynn Cowing

c/o 10894 Nieman

Overland Park, Kansas 66210

In All Courts of the United States of America

Denny Ray Hardin, :
Movant, :
:
VS. : DECLARATION
:
STATE OF MISSOURI, : James Walter Harrington Sr.
Respondent, : Civil Action No.

James Walter Harrington Sr. hereby declares:

I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.

I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.
On August 12, 2009.

I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.

I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.

I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.

I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the

document in the Ray County Circuit Court for her sister Teresa Senciboy.

I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.

I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.

I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.

I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.

I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.

I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.

I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".

I believe Denny Ray Hardin is unlawfully in prison.

I believe W. Stephen Nixon is a dishonest man that should not be a judge.

I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I James Walter Harrington Sr. declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

James Walter Harrington Sr.

Exhibit 11

In All Courts of the United States of America

Denny Ray Hardin, :
Movant, :
:
VS. : DECLARATION
:
STATE OF MISSOURI, : Idella Virginia Suppenbach
Respondent, : Civil Action No.

Idella Virginia Suppenbach hereby declares:

* I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the

only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the

Constitution of Missouri.

* I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to

stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of

grievances".

* I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this

criminal Prosecution.

* I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

* I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered

into the record.

* I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

* I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

* I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect

evidence of a probation violation of Denny Ray Hardin.

* I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin

filed the document and violated his probation.

* I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and

W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

* I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the

document in the Ray County Circuit Court for her sister Teresa Senciboy.

* I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in

the Ray County Circuit Court, in violation of condition #10 of his probation.

* I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three

days and unlawfully sentence him to 5 years in prison.

* I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in

concert of "Conspiracy against Rights" 18 USC 241.

* I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.

* I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington

filed the document.

* I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who

were not present at the time the document was filed.

* I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".

* I believe Denny Ray Hardin is unlawfully in prison.

* I believe W. Stephen Nixon is a dishonest man that should not be a judge.

* I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Idella Virginia Suppenbach declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

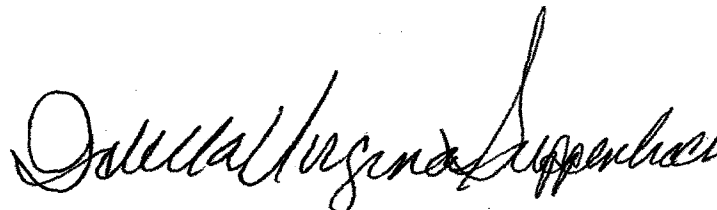
A handwritten signature in black ink, reading "Idella Virginia Suppenbach". The signature is written in a cursive, flowing style with a large initial 'I'.

Exhibit 12

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Robert Eugene Suppenbach
Respondent,	: Civil Action No.

Robert Eugene Suppenbach hereby declares:

* I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the

only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the

Constitution of Missouri.

* I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to

stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of

grievances".

* I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this

criminal Prosecution.

* I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

* I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered

into the record.

* I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

* I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

* I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect

evidence of a probation violation of Denny Ray Hardin.

* I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin

filed the document and violated his probation.

* I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and

W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

* I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the

document in the Ray County Circuit Court for her sister Teresa Senciboy.

* I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in

the Ray County Circuit Court, in violation of condition #10 of his probation.

* I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three

days and unlawfully sentence him to 5 years in prison.

* I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in

concert of "Conspiracy against Rights" 18 USC 241.

* I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.

* I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington

filed the document.

* I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who

were not present at the time the document was filed.

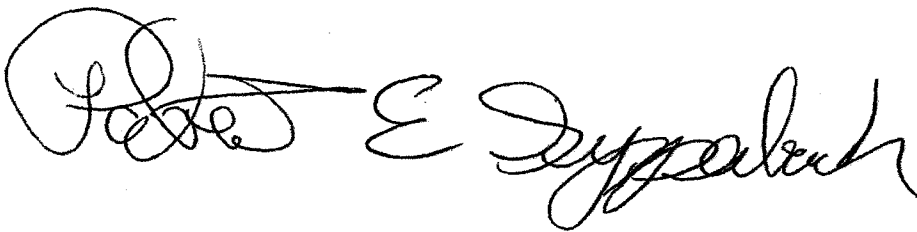
* I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".

* I believe Denny Ray Hardin is unlawfully in prison.

* I believe W. Stephen Nixon is a dishonest man that should not be a judge.

* I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Robert Eugene Suppenbach declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in black ink, reading "Robert Eugene Suppenbach". The signature is written in a cursive style with a large, stylized "R" at the beginning and a long, sweeping underline.

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Timothy James Spurlin
Respondent,	: Civil Action No.

Timothy James Spurlin hereby declares:

* I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this criminal Prosecution.

* I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

* I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.

* I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

* I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

* I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.

* I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.

- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Timothy James Spurlin declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Timothy James Spurlin

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Melissa Erin Smith
Respondent,	: Civil Action No.

Melissa Erin Smith hereby declares:

* I believe Denny Ray Hardin was deprived of his 5th Amendment right to " Due process of law" in this criminal Prosecution.

* I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

On August 12, 2009.

* I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.

* I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.

* I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.

* I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.

* I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.

- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Melissa Erin Smith declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Melissa Erin Smith

Exhibit 15

In All Courts of the United States of America

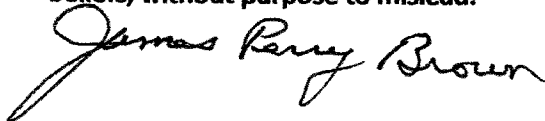
Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: James Perry Brown
Respondent,	: Civil Action No.

James Perry Brown hereby declares:

- * I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon. On August 12, 2009.
- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I James Perry Brown declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

A handwritten signature in cursive script that reads "James Perry Brown". The signature is written in dark ink and is positioned below the printed name.

In All Courts of the United States of America

Denny Ray Hardin,	:
Movant,	:
	:
VS.	: DECLARATION
	:
STATE OF MISSOURI,	: Denelle Renee Ginder
Respondent,	: Civil Action No.

Denelle Renee Ginder hereby declares:

- * I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon. On August 12, 2009.
- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.

- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.
- * I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Denelle Renee Ginder declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Denelle Renee Ginder

Exhibit 17

In All Courts of the United States of America

Denny Ray Hardin, :
Movant, :
:
VS. : DECLARATION
:
STATE OF MISSOURI, : Christina Mae Hardin
Respondent, : Civil Action No.

Christina Mae Hardin hereby declares:

- * I personally witnessed Denny Ray Hardin's arrest by Capitol Police on March 15th 2006 in Jefferson City, Missouri.
- * I have seen the warrant and Robert Beaird's signature, it is clear the warrant was not signed by Robert Beaird.
- * I was present at the hearing where Robert Beaird removed himself claiming a "Conflict of Interest".
- * I was present at the arraignment of Denny Ray Hardin by Preston Dean.
- * I personally witnessed Preston Dean telling Denny Ray Hardin to shut up because he was presenting the Constitution in court.
- * I personally witnessed Preston Dean having deputies arrest Denny Ray Hardin for "Contempt of Court". Preston Dean refused to clarify if it was "Civil" or "Criminal" Contempt.
- * I personally witnessed Preston Dean enter a "Not Guilty Plea" over the objections of Denny Ray Hardin. Denny Ray Hardin entered the common law plea of "Court of Record". Preston Dean refused this plea.
- * I was present at the first pre trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence state he was operating a "Corporate Court".

States Codes.

- * I personally witnessed John M. Torrence, without criminal charge, revoke Denny Ray Hardin's bond and put him in the Jackson County Jail on a \$50,000.00 Bond.
- * I believe this to be excessive bail by John M. Torrence, to keep Denny Ray Hardin in jail without authority of law.
- * I was personally present at the sentencing hearing of Denny Ray Hardin, conducted by John M. Torrence.
- * I personally read all post conviction motions created by Denny Ray Hardin and believe they should have been granted by the court.
- * I personally witnessed John M. Torrence overrule every post conviction motion and refuse all arguments.
- * I personally witnessed John M. Torrence refuse to give "findings of facts and conclusions of law" requested by Denny Ray Hardin.
- * I personally witnessed John M. Torrence sentence Denny Ray Hardin to 5 years suspended Imposition of Sentence (SIS) and 3 years of Probation without stating his authority of law.
- * I believe Denny Ray Hardin's 6th Amendment right to compulsory process for witness was violated.
- * I believe Denny Ray Hardin's 6th Amendment right to trial by jury was violated because John M. Torrence suppressed facts and Kept them from the jury.
- * I believe Denny Ray Hardin's 1st Amendment right to "Freedom of Speech" was violated, because the only crime claimed was the statement "I will abolish this court". A right under Article 1, sect 3 of the Constitution of Missouri.
- * I believe John M. Torrence and the Prosecutors acted in "Conspiracy against rights" 18 USC 241 to stop Denny Ray Hardin from exercising his 1st Amendment right to "Petition for redress of grievances".
- * I believe Denny Ray Hardin was deprived of his 5th Amendment right to "Due process of law" in this criminal Prosecution.
- * I was present at Denny Ray Hardin's probation revocation hearing conducted by W. Stephen Nixon.

- * I personally witnessed the Prosecutors state they were representing the "STATE OF MISSOURI".
- * I personally witnessed the Prosecutors request John M. Torrence quash the subpoenas issued by Denny Ray Hardin.
- * I personally witnessed Denny Ray Hardin demand his 6th Amendment right to compulsory process for witnesses.
- * I personally witnessed John M. Torrence quash the subpoenas and violate Denny Ray Hardin's 6th Amendment right.
- * I was present at the second pre-trial hearing conducted by John M. Torrence.
- * I personally witnessed John M. Torrence question Denny Ray Hardin about each and every witness he had subpoenaed.
- * I personally witnessed John M. Torrence quash all the subpoenas except those the prosecutors planned to call, in violation of the 6th Amendment.
- * I personally witnessed John M. Torrence tell Denny Ray Hardin repeatedly you need a lawyer.
- * I was present at the trial of Denny Ray Hardin.
- * I personally witnessed John M. Torrence sustain every objection of Prosecutors and over rule every objection of Denny Ray Hardin. I believe John M. Torrence demonstrated bias and prejudicial conduct in these proceedings.
- * I personally witnessed this trial and believe it was a "conspiracy against rights" by John M. Torrence and the Prosecutors working in concert.
- * I personally witnessed no crime of Denny Hardin and did not hear any evidence of any injury he caused or any damage to property.
- * I personally witnessed John M. Torrence and the prosecutors act in clear "Conspiracy to Convict", by denial of defense witnesses, denial of rebuttal testimony and denial of due process of law.
- * I do not believe Denny Ray Hardin was given a fair trial by John M. Torrence.
- * I personally was present at the "Bond Revocation Hearing" conducted by John M. Torrence and Prosecutors.
- * I personally witnessed John M. Torrence revoke the "ROR Bond" for presenting law in a Motion to the court. Denny Ray Hardin stated the wartime penalty for treason is death, as stated in United

On August 12, 2009.

- * I personally witnessed Denny Ray Hardin's objections to the judgment of John Torrence be entered into the record.
- * I personally witnessed W. Stephen Nixon overrule every objection, without argument of prosecutor.
- * I personally witnessed W. Stephen Nixon refuse Rule 20.04g that defines filing with the court.
- * I personally witnessed a Kansas City Police Officer claim he went outside his jurisdiction to collect evidence of a probation violation of Denny Ray Hardin.
- * I personally witnessed the Kansas City Police Officer perjure himself by claiming Denny Ray Hardin filed the document and violated his probation.
- * I personally witnessed Denny Ray Hardin object to the Police Officer's testimony as "Hear say" and W. Stephen Nixon over ruled him and accepted perjured testimony as fact.
- * I personally witnessed Melinda Sue Harrington declare under the penalty of perjury that she filed the document in the Ray County Circuit Court for her sister Teresa Senciboy.
- * I personally witnessed W. Stephen Nixon fraudulently rule Denny Ray Hardin filed the document in the Ray County Circuit Court, in violation of condition #10 of his probation.
- * I personally witnessed W. Stephen Nixon revoke Denny Ray Hardin's probation due to end in three days and unlawfully sentence him to 5 years in prison.
- * I believe Denny Ray Hardin was "Rail roaded" by W. Stephen Nixon and the Prosecutor working in concert of "Conspiracy against Rights" 18 USC 241.
- * I believe Denny Ray Hardin was denied due process of law in violation of the 5th Amendment.
- * I personally witnessed W. Stephen Nixon refuse to accept the "truth" that Melinda Sue Harrington filed the document.
- * I personally witnessed W. Stephen Nixon accept "hearsay" by witnesses for the prosecution who were not present at the time the document was filed.
- * I personally witnessed the prosecutor fraudulently claim to represent the "STATE OF MISSOURI".
- * I believe Denny Ray Hardin is unlawfully in prison.
- * I believe W. Stephen Nixon is a dishonest man that should not be a judge.

* I believe the prosecutor committed perjury to put Denny Ray Hardin in prison.

I Christina Mae Hardin, declare that the foregoing is true and correct to the best of My knowledge and beliefs, without purpose to mislead.

Christina Mae Hardin