

In Jail Hearing Transcript

To be completely honest, Pro Se has no idea what the 'jail hearing' was even about. After days of jailing I was dazed. Keep in mind my treatment for Words on Paper of Business Importance Sent to a Business:

1. I was called by police to Albertson's Supermarket to be arrested by them. I rode my bicycle down, knowing they were going to arrest me.
2. I was jailed on a Thursday. I was not brought in front of a judge until Monday. I was in maximum security jail due to the Risk Assessment Tool scores. Yes, the scores also determine the severity of jailing. Maximum security jail means lights are on 24/7. I was in an isolation cell and allowed out only 2 of 24 hours per day. The bed is rock hard, conditions are brutal.
3. I was not able to contact an attorney and arrange for one to be there. I assert that the Thursday afternoon arrest was deliberate. The ONE FAX used by police to justify 10 (ten) identical charges had been transmitted the prior Sunday. I was not able to reasonably use the nearly non-functional telephone system and arrange for an attorney given the duress, confusion, and the fact I was being held over the WEEKEND.
4. There is a conflict in the Court System record (attached). At first I was to have a 12 person jury consistent with the fact the charges carried a 10 year prison term and \$62,500 fines. I was later changed to a 6 person jury. I assert that is a violation of ORS given the 10 year penalty.
5. There was no preliminary hearing. The 35 day call hearing was something LIKE a preliminary hearing but I was not allowed to attend it. I assert the 10 year penalty and 12 person jury required a preliminary hearing. I questioned my attorney, Ms. Moro about it in her office. She gave me all indications that the "35 day call" hearing was the preliminary hearing.
6. Prosecutor missed the 35 day call meeting, it was rescheduled. It was not a public hearing. It was conducted in Judge's chambers while I sat in a courtroom. It apparently violated ORS (being confirmed) that requires court hearings to be public and accessed by all parties. I asked my attorney if I could attend, I was told to wait in the Courtroom.

IN JAIL "FIRST HEARING" TRANSCRIPT.

AUDIO POSTED www.youtube.com/user/fightfeces/videos or...

accessed via www.risepatriot.com (halfway down on right, click the Oregon Boot picture. Yes, Oregon has been leading the nation in logical justice for a long time (eyeroll)). Or, enter this case sensitive URL:

<https://www.youtube.com/watch?v=jDjv9b5ehgA>

There are three voices: 1. The judge 2. A court administrator of some sort 3. Myself

Administrator: State of Oregon v. Andrew Glen Clark 211314234

Administrator: Your honor you should have been informed by our office that he would be retaining his own lawyer (a few words at end are not audible to me).

Judge: Is that true, is that your situation

Me (Andy Clark): Yes, yes your honor

Judge: OK, alright so Mr. Clark at this time I know if a lawyer were standing right next to you what

they would do so I know what they would do so I will do that for you. If you are not guilty please enter in that behalf. Mr. Clark is this the correct spelling of all three of your names?

Me: Yes it is.

Judge: OK, and is your date of birth 8-8-58.

Me: yes it is.

Judge: Ok

Me: I never hurt anyone in my life ever , I never would, this is about a fax.

Judge: Ok, alright I understand sir and the most important thing is you don't make any more statements about your case alright sir? So, I am going to schedule your next court appointment for September 4 at 2:30 and that piece of paper that the deputy is handing you....Mr. Clark, that is your () you are going to show up for court, make sure if you are going to hire a lawyer you do that as soon as possible so he or she may be fully prepared by your next court date

Me: Yes, thank you your honor.

Judge: Alright thank you sir

OK, that was it. You would have THOUGHT the judge would have stopped the hearing the second I told her it was about a FAX and asked the prosecutor a couple basic questions. Judge Rooke-Ley also signed the original arrest warrant. My believe is that she was CAREFULLY shielded for any actual evidence and responded to "other influences" when she made her decisions. She has been turned into the the Judicial Fitness Commission.

Evidence of any sort was never a part of the Show Trial Events that are so very unconstitutional and are a cynical waste of the taxpayer resources in my case.

Back to the tiny concrete jail cell 22/24 hours per day. Total sensory deprivation. Almost impossible to 'call out'. There was no mention of when/if I would get out of jail. The bail decision came later. Everyone who was in the maximum security area told me the same thing....something to effect that "if I am in that section of jail, it was unlikely I would be released before the trial." That may not be true in fact but it was the Operating Truth that I had at the time based on everything I experienced and all that was told to me by others.