

Section 4

Citizen Clark patiently and with humor attempt to get any form of evidence at all.

September 2011. No response, no dismissal. See Court Motions ignored except to Postpone. I gave it a week or so and no dismissal and no response.

No recourse, not even the ability to determine if I have the evidence when it is fairly obvious they withheld evidence they intended to use at Trial. (paragraph disclaimer: this is asserted as opinion with very minimal evidence...hunch).

September 22, 2011

Mr. Barkovic Prosecutor

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

EVEN EASIER TO UNDERSTAND

IF YOU HAVE ANY EVIDENCE I WOULD RATHER PLEAD
GUILTY. THAT IS WHY I WANT THE EVIDENCE. I DON'T
NEED A TRIAL IF I AM GUILTY. DON'T YOU GET IT?

EVIDENCE OF TRESPASS OF A BANK IS GENERALLY THE
SECURITY VIDEO THEY HAVE OR POSSIBLY A FIRST-HAND
EYEWITNESS. EVEN THAT IS QUESTIONABLE WITH THAT
JULY 20 LETTER FROM MARTIN OGNO, WELLS FARGO.

PLEASE PROVIDE THE BANK VIDEO. THE LAW APPEARS
TO REQUIRE THEM TO HAVE IT FOR BANK SECURITY.
PRODUCE IT OR DISMISS.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

Mr. Barkovic Prosecutor

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

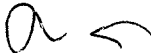
OK...Maybe this is too hard for you....Comic Book Version:

1. On July 28 which building am I alleged to trespass?
2. Where in the building was I alleged to be standing?
3. Is it on video?
4. Who in the police report witnessed #1 and #2?

I can't make it more simple. I dare to wonder that the only reason you continue is your possible relationship with Securitas and/or Wells Fargo.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

Mr. Barkovic Prosecutor

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Thank you very much.

Signed,

Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

I object to your attempt on the telephone to claim 'scope' limitations. It is essential a jury understand the actual facts so they understand:

1. There was no trespass.
2. Your office and the whole system favors the Bank. Usually this is correct. Your office and the Bank need to thankfully and happily see this as "the exception that proves the rule".

September 22, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

Please Produce the Evidence

I am looking to see the Judicial relief possible but I fully realize you have good communications with the Judicial side of all this.

It is possible I must finally involve attorneys. I am without income or liquid assets so I will most likely need to get a court-appointed attorney. Time will be needed for this as I must research the process.

I must also research other routes than your office. I thought that by trying to get you to see the plain fact: no trespass...you would just dismiss the charges. It appears I will have to explore and pursue judicial avenues on a pre-trial basis.

I do not fear trial. I just do not have any evidence of trespass. That is why I think it is wrong to have a trial...you have no actual evidence. Show if you do please.

Your evidence as presented to me is almost entirely hear-say. You must know what that is. Please read the reports. It is here-say. It is not admissible. There is no human name associated with most of it. A human cannot later be substituted where not named in the police report. The company has too much leverage over people as is obvious.

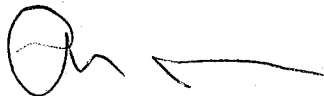
Again: you are playing hardball with the WRONGED person. I am so disappointed you personally cannot see and act on the obvious WRONG done to me. Can you not feel my outrage? You must see: all I did was ask why I had to sell a quarter higher rate and steer people to it in violation of Dodd-Frank.

You and they count on people and the system to not understand or not allow it. That is how you defame and destroy. It is not ethical. I am shocked you involved yourself that way. The better form of involvement is how I do it...trying to 'make happy'. They screwed me big time. 6 days ago Bank of America was fined a million dollars by DOL for a very similar case.

Again...Bank is insulting your intelligence. Get with it. Smell the coffee and the roses. Hopefully they will, too.

Thank you very much.

Signed,

A handwritten signature in black ink, appearing to be 'Andrew Clark', with a long horizontal line extending to the right.

Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

Needed for our Eugene Weekly Front Page Article...Senator Barkovic

Eugene Weekly is the ideal forum for a highly pro-Police article (in the expected slightly against the corporate system theme) due to the large number of younger readers who do not understand what it takes to have a Civilization. They lack any understanding of the good of the whole being far greater and more eternal than the individual. I believe we can go a long ways together to correct this, at least here in Eugene. Do you want to be Senator? That is a sweet job in Washington DC. I think this can be leveraged

Personally, I hate taking credit. Money due from large corporations.....no problem. My preference is to give all credit to others because it usually makes the best sense, accomplishes the most for the Community.

Given that, I conclude we need Lt. Klinko, myself, and an older black police officer if one is available. That combination is the best presentation to the Community of that Forum..the Eugene Weekly. You might wonder...why not Register Guard? In our area, the target audience of correct civil behavior and respect for the police is the Eugene Weekly which has a higher actual readership than the Guard.

Trusting all this makes sense. My specialty is turning lemons into lemonade but it requires the active help but most of all TRUST of all parties. Without Trust...we are nothing. You will see if you go with it...the adversarial model is completely ineffective at creating Progress. America forgot: Progress, Prosperity, Peace. Together let's remind them, Senator Barkovich.

Thank you again,

Signed,

Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

DOCKET 1113485 COURT CASE 1112399 PROSECUTOR

City of Eugene - Prosecutor's Office FAX 682.8430

Columbo is back for a moment....

Just one more question, sir. It appears you had contact with Wells Fargo. I am curious about why because they did not call in the complaint. They used an agent. They are not a witness.

I make this possible assertion only because you said "aren't you supposed to be working with an attorney'. To that I responded with my 'lion and lamb' comment just to help ensure YOU recalled what we talked about. I do not recall mentioning to you that but I may have.

Wells Fargo did not observe the trespass event per police reports. They have un-named employees passing hints to Securitas guards who never met me. Wells Fargo did not witness anything. I am surprised they were allowed to press the charges and shocked if you are communicating with them.

a) almost everyone who works there or has an account with them hates them and it is widespread all over the news, the lawsuits, financial news articles, and the ever-present internet.

b) as noted they did not "witness" any trespass so they (given the scope limitations you think you would have at Trial and Appeal process) must be treated equally and kept out of it.

I assert the right to communicate with whoever I want in any lawful way exclusive of course of trespass. Should that individual have a problem, they have ample resources available. As we both know, that won't be the case. Anything past 'trespass' and your office is then acting as a corporate enforcer of Policy. That is one aspect of Racketeering when applied to financial matters. Any discussions you have, any evidence you have and are not providing, when taken in the whole in Federal Courts, SEC, etc, etc, your office is then implicated. You are knowingly used as the Arm of the Corporation.

Unless you have a video or an eyewitness to actual trespass in violation of the July 20 letter from their security agent Martin Ogno then you do not have a lawful trespass case. Your evidence is garbage and you are relying on fooling a jury. That is not only unethical it is downright mean. How would you like that done to you? It is sick, dude.

Why can't you just review the evidence and dismiss? Again...produce the evidence, not the Smut Production of the Eugene Police. *That makes more sense to me. I will look at your document carefully. I would like us to have a serious and human...man to man at my house or at Denny's...a non-record conversation about the actual evidence. I am so curious how you see even the slightest hint of trespass. They hired the security literally to make it up but if you have been talking with them then....YOU are in on it.*

Thank you very much. From Andy Clark 3270 Stoney Ridge Road Eugene, OR



September 22, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

Reporting of Another Inconvenient Link... Securitas and Wells Fargo

I apologize for mis-dating my letter just previous. It should read September 22, 2011. If you need a corrected version please advise.

Please see attached Wiki printout that links Wells Fargo to Securitas. I am not saying there are current linkages. I am just reporting facts that may have significance, just like the Police do. Only in my case, instead of making them up entirely on a city-countywide basis I actually provide at least some "proof". I realize it is not actual proof. Perhaps it could be used by Police in Training of the type of material that needs to be included in their allegations.

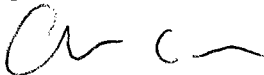
For example, when Police chose to include language regarding me "threatening to sexually assault area managers"...I think we can both agree (unless NKVD Lavrentiy Pavlovich Beria) that something that serious should have at least included names of accusers and possible victims. Because that did not take place it leads to the following logical necessity:

1. Either the police realized it had no basis in fact at all and was not a serious threat OR
2. It was a serious threat and Andy Clark needed to be investigated/charged with sexual assault.

Because the second item was not manufactured/charged (yet...good luck now) it leads to the logical conclusion there was no credible sexual assault threat.

The problem...again and as we both know well....is that a jury has great difficulty seeing past the accumulation of deception and criminal police/company collusion that resulted in one of the most horrific violations of human rights in Oregon since the KKK days in the 1920's.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

Possible Pizza Party Concepts and Police of the Year Nomination

My research is leading to the possible conclusion that City of Eugene and Lane County appear at this moment in time to have possibly followed all policy and procedures to the letter.

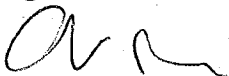
It appears that especially Lt. Klinko might need to be nominated by me as Officer of the Year. I sling praise far better than the negative stuff. A Eugene Weekly article allowing me to praise the Police and Lt. Klinko while telling the now-almost-for-sure apparent reality of how the entire Community participated in the Fight against Corporate Wrongdoing....that would help with the neighborhood situation and that arrest thing. Of course, all that would not be in the article....only the wonderful help of the Police. Our Police who daily fight the war and take the fire into the Homeland of the Enemy. Brave. Righteous. Without Fear. Decisive. Our Police. I can almost see it now but not for 100% yet.

My research is also leading the conclusion we must Arise. We must gather the Army of Eugene...the strongest and by far the most fearful fighting force on the planet based on the Country Fair.... and bring the War back to the Enemy Homeland, which at this point appears to be the extremely large and deep-pocketed Wells Fargo Bank and Securitas.

Should a Pizza Party be in Plans, I recommend Steelhead. They have a unique pizza and their draft root beer is exceptional. I would arrange a designated bike rider should I go past my usual 3 rootbeer refills. You might think with the budget crisis Little Ceaser's to be a better choice but keep in mind, money spent at Steelhead stays more in our local economy.

Trusting these are the types of thoughts we share for this afternoon. I would understand the logistical issues of a pizza party and could potentially but with reservation understand its possible lack of feasibility. I make a totally awesome pizza from scratch its just the house is not set up for big crowds so it would have to be just a few of us. Lt. Klinko of cource being one. He seems like a really good person to know. My research concludes that sometimes it is not the action...it is the fact somebody had the "gonads" to take any action whatsoever regardless of how stupid it was in this case. It is a 'balance of irony' to be sure. Thank you.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

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Thank you again,

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 22, 2011

Mr. Barkovic Prosecutor

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

HEY...PROBABLY MY LAST NOTE TO YOU...important one!

I submitted a lot of material to your office. Most of it was not for my trial. It is for yours to come, along with all others participating in your corporate-directed atrocity. I am smarter than given credit for. Perhaps we should discuss my unusual background.

I am pursuing this via other channels. I hereby make the following demand of your office as entitled under Law the way I am reading it:

1. A bank was alleged to have been trespassed. They have extremely complete video at the door and in the building.
2. Produce the video of trespass or withdraw charges against me by Wednesday September 28, 2011.

I will expect either a video of the trespass or dismissal of charges by that date.

Thank you in advance for your cooperation by that date.

Signed,

Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

ATTORNEY PRO SE.

September 21, 2011

City of Eugene Prosecutor's Office
Via Fax

Subject: Clark/Wells Fargo
3270 Stoney Ridge Road

Additional Discovery Needs

I performed an interview today with a supervisor of the dispatch area. I did not catch his name. He was extremely nice and I appreciate his help.

I played for him the July 28 dispatch tape. He did not have a problem with it. He felt it justified the 911 action. I disagree completely. I will need the following evidence to sort through to determine what is normal and typical:

1. For the last *five years*, I need all arrest records involving Municipal Trespass II for the City of Eugene. I will also need all related audio records. My objective is to determine what percentage of them involved SWAT action 6 hours after alleged "incident" and 18 hours of horrific jailing that was a violation of all human rights and decency and represents a horrible blight upon our fair City. It is comparable to the Holocaust's initial steps.
2. The Holocaust did not just happen. There was 10 years of systematic abuse and removal of rights of the victims, many who were not Jewish by the way. The death camps and mass extermination...it started with medical euthanasia of the retarded and infirm elderly. It was considered at the time "Mercy Killing". That is why People must Respond at First Sign...to prevent those tendencies in "security" forces when not properly managed as was the case here. It is to prevent human rights abuses as occurred.
3. All written policy existing five years ago or issued since that explains in detail the type of call that is taken by 911 and the type of evidence that is required to activate SWAT. It is my opinion that the "Assumed Authority of the Bank" was swallowed whole by the Dispatch. It is quite sad. I cannot believe you participate in such a system, you need to be prosecuting IT, not ME.

I am having difficulty with some of the 'downloads'. I will be faxing additional Discovery requests as necessary.

We need to soon get together to do trial planning. Due to the large number of witnesses that will be called, perhaps as many as 30, we need to coordinate the various phases of the trial. I would imagine that just Jury Selection could easily take several days with the

questions, exclusions, objections, etc. For example, it is essential at least one Juror be familiar with Dodd-Frank financial institution reporting laws. They must have knowledge of issues at hand.

Given that, it is likely we should agree to change venue. This case needs to be tried in a city that is frequently exposed to matters involving major bank fraud. Portland would be more appropriate. Otherwise, I maintain extreme concern that people will simply "vote against" whatever they do not understand. My belief is your Office counts on that happening and does all possible to arrange things that way and then select willing Jurors. That in but one more reason for the Venue change.

Most of the paperwork you received will be entered into evidence. I will need to go over the large report word by word. It is essential the Jurors understand the last two years of my work as well as all the paper so far submitted.


I project we will need approximately two months for the trial. I would ask the Jury be sequestered. That is entirely reasonable for the City's own protection against the horrific nature of the human rights violations, participation in the violation of Dodd-Frank, participating in a "SLAPP" action by doing so, manufacturing of evidence, and probably of most concern to all: the inappropriate usage of overtime pay involved in all of this.

In addition, there has been significant public defaming of me so it is highly unlikely an untainted Jury Pool could be found. We must also consider that if any of the Jurors have or ever had a Wells Fargo Bank account or any other account, they must be excluded as possibly biased individuals. Ideally, at least one jury memb

I will soon be submitting objections in advance to the Judge, along with all the evidence flaws. I will request that the obviously false and here-say be excluded. I realize that without that you have not even a shadow of a case but such is the City Prosecutor's life in thankfully few cases. That is why we should work together instead of all this negativity.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

~~including but not limited to innocent people cannot be treated that way.~~

September 21, 2011

City of Eugene Prosecutor's Office
Via Fax

Subject: Clark/Wells Fargo
3270 Stoney Ridge Road

Additional Discovery Material Generated from July 28 911 dispatch call
Names/Contact Data Needed for Subpoena Request to Judge Need ASAP

1. Complete contact data for young male security guard who performed the call. This must include his company contact information.
2. Identification of person in background "Erin".
3. Copy of "trespass letter on file" referenced by dispatch.
4. Statement from City of Eugene whether a citizen complaint with the same "evidence" and with a person in the background giving "facts" would have received Police attention. I tried calling all this in as a crime. I was completely ignored and belittled. I have no doubt a citizen calling in the same way would have themselves been investigated if anything at all happened.

This is all for now. Be assured as I go through the material with a fine tooth comb, there will likely be a very large number more Discovery requests.

Please also advise how your Office is doing with the rest of the Discovery material I long ago requested. The material I received is helpful but minimal. I need it all.

I will continue sending lists of needed items and witnesses. In particular, I need all the police and jail agents as well as whoever headed this operation up over at Wells Fargo.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 21, 2011

City of Eugene Prosecutor's Office
Via Fax

Subject: Clark/Wells Fargo
3270 Stoney Ridge Road

You Better Listen those Audio Tapes

The problem created by this event for the City of Eugene is:

1. Obvious from the dispatch call.
2. Immense beyond anything else ever litigated against the City of Eugene except possibly some cases involving serious injury or death. Because of the clear conspiracy starting July 18, it is my opinion the financial implications for City of Eugene are larger than it might first appear.
3. Cut-and-dry...obvious from the records. City participated in a human rights violation and a criminal activity. Because City was aware July 18, there is absolutely no way to avoid the extreme liability that will be meted out in Court for this atrocity against me.

When you personally listen to that dispatch call you will see the magnitude of our problem. You will hear a gentleman attesting he saw me trespass (which of course I did not). He then went on to ask someone else name "Bren" all the aspects such as what I look like and my age. He then went on to completely misidentify my bicycle. You will then hear him explain carefully how "the bank just wants this over with". Then he lies about me being at the bank. He is a minimum-wage security guard. You believed him over me. How pathetic, insulting, and illegal in the most profound sense.

Never before has the City of Eugene exposed itself so massively. It is my very serious recommendation you notify City Attorney and get your insurance company on the telephone. Once they hear what happened, they will be glad to quietly payout so it does not see the light of Justice.

Thank you.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 21, 2011

City of Eugene Prosecutor's Office
Via Fax

Subject: Clark/Wells Fargo
3270 Stoney Ridge Road

Providing Notice to Your Office

I have determined that your normal defense in these cases is the fact that all facets of the highly illegal actions were broken into small parts. For example, the dispatch call. Dispatch felt they did the right thing. I would imagine the Police Auditor will agree.

The function of the jail...managed by the Sheriff's office...all the infinite bureaus, all in this tiny city of Eugene. All the functions were broken into tiny functions and I fully realize each will claim they did their job correctly.

That is what some of the Nazis used as a defense technique at Nuremberg. It was not effective there. It will not be effective here.

The system failed. Do not try to claim each part did its job when the entire system failed. That defense will not work.

Thank you very much.

Signed,

A handwritten signature in black ink, appearing to be 'A. Clark', with a checkmark-like flourish at the end.

Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 21, 2011

City of Eugene Prosecutor's Office
Via Fax

Subject: Clark/Wells Fargo
3270 Stoney Ridge Road

Report of Improper and Illegal Use of 911

Based on my review, it appears the July 18 and 29 police actions involved the misuse of 911 resources.

There was no emergency based on complete lack of the tiniest shred of evidence and based on the highly delayed Police response. There obviously was not an emergency.

Had I as a citizen called in with the same set of facts, I have no doubt in my mind that:

1. I would be told to call back as a non-emergency.
2. I would be warned regarding misuse of 911.
3. Once connected to dispatch I would have been asked questions. Once it was apparent there was likely no crime, I would be told "it is a civil matter, get a restraining order". This is based upon conversations with three people who have called police for various reasons. The general feeling is the Police are not just sent to people's homes without a pretty good reason.

It is apparent the City of Eugene Police either knowingly or unknowing conspired in the most obvious, most flagrant, and worst way possible...illegal arrest and jailing based on manufactured evidence.

I expect your office is investigating and prosecuting the perpetrators. I have no doubt at all if I had done all of that to **YOU**, I would never see the light of day except for my hour in the prison exercise yard.

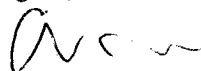
I need to remind you: you are supposed to represent justice. You are not supposed to just rubberstamp everything that is presented to you. It is my opinion you should have looked at the police reports and determined that it was 100% here-say and had no basis in fact.

The problem...as you fully know...it is highly defaming. My girlfriend of 7 years knows I did not threaten to sexually assault anyone. Still...she asks these suspicious and distrusting questions about it. It appears to be human nature. My experience with juries is that your office counts on gather 6 or 12 of these people together for our "trial". That is why I am doing all possible to avert it. It is a set-up. It is false prosecution. You have no evidence.

I have written you this many times. Your lack of response is agreement. If you did not agree you would write me and include the evidence. It is that standard you would hold me to. That is the standard you must uphold. Remember: you are not better than me. You were elected to serve the people who pay your salary. Check out my taxes...I pay your salary.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97505

September 20, 2011

David P.R. Symes
Ogletree Deakins
FAXED

Subject: Example of "Confidential Data"

I present this to you as that is what I have to do to document matters for inclusion of Ogletree into litigation. Also, the EEOC complaint (draft forwarded yesterday) may be problematic to Company as it mentions names and will include the internet material I gathered regarding the folks mentioned, some highly placed it seems. As noted, I have long proposed mutual benefits of Settlement and do once again. In absence of same, I must assume there is no interest and continue necessary steps.

This morning at 11 am I contacted Mandy Nelson, Mountain View Glass, Wallowa County Oregon (541) 426-4141. That is a client mentioned in my documentation.

The Nelson loan process was extended over months and I worked via telephone with Mandy Nelson as did the Processor, Susan Overton. Mandy clearly remembers me and the loan struggle. While on the telephone, she explained to me her concerns regarding frequent and numerous changes made during and after the loan signing process but that is not the issue at hand.

Matter of concern: they have received no contact whatsoever from Wells Fargo about the alleged breach of their public record data (name, Wells Fargo loan number on deed of trust). The various Legislation your Court filings cited places responsibility upon Wells Fargo to have notified the affected "Clients" to determine if remediation was necessary. That did not happen, at least in the case of "Nelson". Most others are not "clients" as their loans did not close.

This lack of notification of the affected clients is a form of proof of the lack of significance of the information. I continue my review process.

While this is happening with trivial public record data on this side, per Eugene Police Report a Wells Fargo security guard (Martin Ogno) accessed my bank account records and discussed contents with Eugene police who incorrectly stated facts with result to defame. Bank account records are NOT public record in any sense unless so ordered by a Judge. My reading of the laws in this regard show it is the bank accounts, other asset accounts, and credit card detail that is generally considered highly confidential. The mortgage data is not as it is public record, usually fully available online via sources such as www.rlid.org.

Thank you very much.

Signed,



Andrew Clark 3270 Stoney Ridge Road Eugene, OR 97405

September 19, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

Notice Regarding "Scope" at Trial

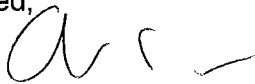
I object to your attempt on the telephone to claim 'scope' limitations. It is essential a jury understand the actual facts so they understand:

1. There was no trespass.
2. Your office and the whole system favors the Bank. Usually this is correct. Your office and the Bank need to thankfully and happily see this as "the exception that proves the rule".

So if you have contact, please tell them to "payout and make nice please". I honestly think the City should ask for \$100,000 for jail holding blankets. Handled right we would get it. Play hardball with them like you do me....the poor \$12/hr worker they fired for doing my job.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 19, 2011

City of Eugene Oregon
City Prosecutor Office
FAXED

1
PAGES
FOLLOWS

Subject: More "Bad" Evidence
False Arrest. Illegal Detainment. Human Rights Violations.
Conspiracy to Conceal, Inappropriate usage of Police Resources including
Overtime. Defaming. Libel with intention to Defame. Attempt to illegally
search home.

Please see attached one page attached Police description. Note the entry
07.28.11 12:36. Please note:

1. My bicycle is not a Specialized Mountain Bike. "Specialized" is a major brand name with a distinctive logo. My only bicycle is a 15 year old Trek and has smooth tires. I can submit all bike repair records from the two bike shops I use (Collins and Paul's on 24th) going back years and you will see I do not own nor have ever owned a 'Specialized' mountain bike.

2. Report asserts I was wearing a plaid dress shirt. Let the record reflect my statement that can if needed be proved by witness testimony:
 - a. I do not own and would never wear a plaid dress shirt. For years I went to work every day in a two-piece matching suit with a white shirt. It never varied. For years there was not a single day I wore other.
 - b. When biking I generally ride without a shirt as I am prone to sweating.

It is my opinion they "observed the incorrect suspect"...or whatever it was they were looking for.

Thank you very much.

Signed,



Andrew Clark 3270 Stoney Ridge Road Eugene Oregon 97405

September 19, 2011

David P.R. Symes
FAXED

Subject: Violation of Banking Privacy Laws
Wells Fargo

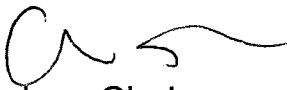
This is to report that a security worker named Martin Ogno appears to have accessed my Wells Fargo bank account without my permission and then shared the balance information with Eugene Police, as stated in a police report I obtained from Eugene Police.

I am also reporting this to the Police Auditor. A police officer had no business discussing my banking business with a security guard.

Obviously, this breach of my financial privacy is extremely significant as it was done as part of the organized defaming and libelous action on the part of Wells Fargo against me to conceal its criminal and retaliatory activity.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

C C PROSETO 2
AUDITOR

September 19, 2011

City of Eugene Oregon
City Prosecutor Office
FAXED

Subject: Clark and Bicycle
Subpoena Request: The Ghostbusters

My prior communication today was business. This one is more along the lines of humor mixed with business.

The attached report, in addition to being complete lies made from the dirt in their undershorts, has a very funny aspect.

If you read it, Mr. Clark must be a ghost riding a ghost bike. It seems whenever the "witnesses" who were acting on un-named "employee observations" went to find the Ghostly Duo (Clark and Bike), neither was there.

I should note the obvious: my height, weight, build, color, and bike are extremely common in downtown Eugene Oregon in the summer. I wonder if they even saw ME! There is no evidence of even THAT!

This is very mysterious. Here in Eugene I figure we must have an Office of the Occult. Otherwise, I think there is no choice but to subpoena the Ghostbusters for this one. Let's get on it.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405



MAYBE THE
MAYORS OFFICE!
(DON'T SHOW TO
MAYORS OFFICE!)

September 19, 2011

C.C. POLICE AUDITOR
FAX 682 5594 6804

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene Prosecutor Office VIA FAX

Subject: Complaint - Bearing of False Witnesses
Agent Schulke (attached)

The attached Affidavit of Agent Schulke is a criminal act. It represents the bearing of false witness against me and the complete reliance upon security guards working for Wells Fargo.

At that time, I had not been trespassed. Please see later letter giving me explicit permission to be on site. Despite that written permission, I did not trespass or commit any of the acts described on the attached page.

The Affidavit references bizarre behavior. Another document references "psychotic behavior". The Agent never met me so to characterize my behavior in that fashion is defaming and libelous. Furthermore, I doubt the Agent has the professional background to make such determinations even if he had met me. Had he reviewed the July 18 in-home audio he perhaps would have come to different conclusions about me so I doubt he did that prior to libeling me.

The Affidavit goes on to say I threatened to sexually assault managers. Mr. Alan Martin is the only manager on premises. I am a 53 year old well-established man who never threatened to sexually assault Alan Martin or anyone else.

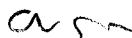
Another document references a claim I had \$24,000 at Wells Fargo but the security official stated to Police I only had \$200. Per the in home audio July 18 I made it clear the \$24,000 was at Selco and can provide statement of it as needed. Let this stand as just one more example of how the police acted to defame by incorrectly stating facts in addition to the out-and-out fabrications noted above. The security guard appears to have violated the law in looking up and sharing my banking data with Police.

I never trespassed. The document references "trespass on a frequent basis". There is absolutely no evidence of that because it did not happen. Other material references employees who "thought they might need a gun to protect themselves". That is completely false and defaming here-say of the highest order.

All in all, the "evidence" used in the extra-ordinary and brutal jailing was complete fabrications of security workers who were hired for the explicit purpose of painting me as a threat and defaming me to defend against my July 27, 2011 FBI reporting of Wells Fargo to the FBI with exhaustive documentation of fraud, racketeering, and violations of Dodd-Frank.

I ask this matter be fully investigated because the facts are absolutely made up. They are pure and absolute fabrications...lies that have no basis in truth.

Signed,



Andrew Clark 3270 Stoney Ridge Road Eugene Oregon 97405

September 19, 2011

City of Eugene Oregon
City Prosecutor Office
FAXED

Subject: Request for Additional Discovery
Additional Items

Here are additional items necessary. Please note some of these items are from jail holding. They are needed for the Criminal Trespass II trial as well as the human rights violation phases of the litigation. Please note that the techniques of psychological and physical manipulation are generally defined as forms of torture and have been (officially anyway) banned for use even for terrorist suspects at Guantanamo Bay.

1. There is mention of a telephone call between Eugene Police and FBI. I need a copy of the recorded telephone call. If no call recording exists then the nature of the call and its context cannot be known and therefore has no relevance as evidence. A call record will not suffice. I need the actual recording of the telephone call. This is important given lies already discovered and reported with the police "evidence". Inclusion of this language is therefore yet another attempt to defame by using the name of a Federal agency in a here-say context in order to give the narrative possible assumed authority.

2. A roster of all employees on duty in jail holding that night. In particular:
 - a. small woman, in 40's based on my non-professional observation. She sat at a desk directly outside the glass holding room and slightly to the left as I faced out the door as I recall.
 - b. taller man with blondish mustache and short hair. I asked him twice for a blanket and was thrown in a frigid solitary confinement with no toilet.
 - c. smaller Italian-looking man. I explained I was cold, he told me to do pushups and situps and the County did not have blanket money. He also may have lied about calling Sgt. Magnunson of Eugene Police when I noted this related to the July 18 illegal well-being call and I was being illegally jailed.

3. I need a written reason why I was held overnight in barbaric conditions when it appears I could have been released the same night as others who entered jail long after I did were. Based on evidence I see, it appears this may be because there were no actual charges at the time of arrest so it took them some time the next morning to manufacture the case. That is what it appears happened but I am not sure.

4. Explanation why jail holding telephones require an account in order to make a call-out to notify others. There were 7 others in jail holding. They all said the same thing that you must have a special account. Jail may say differently but those incarcerated will agree with me as will the one I tried to call several times. There did not appear to be a way to set up the account.

5. Explanation why the taller man with the mustache and the smaller man felt it appropriate to deny me the use of a toilet necessitating me to eventually to urinate on the floor. I was then verbally abused and treated like an animal for urinating on the floor. My age (53), the extreme cold, and my shorts/teeshirt arrest attire created conditions that were declared to be torture by the United States government and banned as torture.

6. Explanation as to why jail holding employees persistently:

a. lie about when of if I will get out of jail. I was given the idea it could be over the entire weekend in the aforementioned barbaric conditions. I was lied to about money for blankets. If there was overtime money for SWAT there is blanket money.

b. state that in jail holding I have no rights at all, not even for a blanket. This type of psychological manipulation is a form of torture.

7. Explanation as to why a decent bed with a pillow is not provided to innocent people who are timed to ensure a stay in jail holding overnight. That appears to be a human right of innocent people. Not providing same is a form of torture and inhumane treatment. Greenhill would have done better.

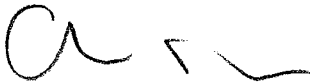
8. Explanation for the extremely loud television in the small room that echos badly. This is another form of torture that the government now frowns upon (playing of very loud music).

9. Explanation as to why lights were left on all night long. This causes sleep deprivation and in absence of conviction, represents both physical and psychological torture.

10. Full roster of all prisoners brought in night July 28. They will be needed to testify regarding conditions in jail holding as witnessed and being reported.

Thank you very much.

Signed,

A handwritten signature in black ink, appearing to read 'Andrew G. Clark', with a stylized, cursive script.

Andrew G. Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 19, 2011

City of Eugene Oregon
City Prosecutor Office
FAXED

Subject: More "Bad" Evidence

Regarding Narrative Officer Pieske
July 18, 2011

This is a fairly accurate description of events however, without context, some of the material is defaming and libelous so I wanted to bring that to your attention.

1. There is talk of FBI and CIA. To clarify, I actually reported to those entities in accordance with Dodd-Frank reporting obligations.
2. Material was delivered to FBI but not related to FBI. It was filed because that is what is required under Dodd-Frank and Sarbannes-Oxley financial reporting requirements. The FBI is not expected to take it seriously until necessary. That is the role of the FBI in this particular type of activity. At Wells Fargo their is televised mandatory training presented annually explaining that mandate. FBI is like a "safe haven" for me and the company and any others until "later".
3. Material was serious enough for company to jail me via their security arm and then place it immediately into Federal Court (Judge Hogan). You can check that out online via a fast google. That is the reality for you. It is very serious material and they are using every and all resource to silence me. That must be considered, otherwise it could appear to those who have not been in the Financial industry for 30 years as I have to be strange. In New York or Los Angeles it would not be as strange.
4. There was no pounding on any window of a Branch. That is consistent mis-representation. It is possible as noted earlier they did not identify correctly.

5. All email records and telephone records of any involved party. This includes both personal and work systems. The timeframe is from June 28, 2011 to present unless reason otherwise.
6. All personal bank records for last two years of any city of Eugene employee or official who contacted Wells Fargo. This must be analyzed for any signs of illegal compensation for such a brutal and un-needed action.
7. Policy and procedures regarding the usage of police overtime in order to deliberately effect maximum public defaming. Complete over-time records of entire City of Eugene Police force for last 3 years in order to determine fraudulent or wasteful patterns.
8. Copy of passport, if applicable of above-named individuals and all others implicated to determine possible existence of foreign bank accounts used to cloak possible payoffs for enforcing corporate (Wells Fargo/Securitas) financial objectives sworn as evidence July 27, just 2 days before the defaming actions.
9. Name of attorney or legal representative of above named parties. Any who were involved in a divorce action, home sale, or any other such major life change other than Klinko must be identified.
10. Make and model of any vehicles owned or driven by above named individuals. Filed statement of any known weapons held by above named individuals or informal street-agents police often use for evidence matters or other activities up to and including homicide of the accused. It has happened in the past elsewhere for less serious matters. This applies to Securitas, Wells Fargo, and any agent of any affiliation whether religious or business of any form. I identified and proved beyond question very inconvenient relationships to a particular very aggressive religious order. I provided part of that documentation as a formal Equal Employment Opportunity violation to EEOC-San Francisco. As it has been reported to a Federal Agency and investigation has not started it is not appropriate to disclose those details until I determine responsibility and rights.
11. Restraining order against above named individuals and any agent of any form legal or illegal against me from getting with weapon range. Once I have a complete list of weapons they possess, I will provide the distance. I

assume some have long-distance sniper rifles capable of hitting a "target" from over a mile away so, one mile seems appropriate. I realize this request is somewhat unreasonable unlike the others. I am placing it in writing as a matter of proper legal procedures as defined by Attorney Pro Se in this matter based on his personal experience in legal matters and intense legal research.

12. In that City of Eugene Police (above) appear to have an undue interest in sexual activities as carefully documented in their reports related to second degree municipal trespassing charges and that they mentioned but omitted important evidence (Criminal/Civil Charge 19)it calls into question the hiring and retention policies of the Police. The much higher divorce rates and other family issues amongst a certain segment of Police/Security workers is not generally job stress as most Police have complete and total control over most situations. Research indicates:

- a. Police frequently identify and stop male and/or female sexual objects of their choice. Oddly, there is a certain number of these cases nationwide that appear to be very deliberate and just how those types meet each other.
- b. Higher incidence of sexual repression usually as a result of sexual or psychological abuse as a child or other extremely negative domestic situations while being raised.

Given these statistical concepts, is essential that the complete sexual history of all named parties is in need of investigation. Because I was married 20 years and there is a very nasty and thick public record of ex-wife spite since 2005 that detailed graphically all aspects I must have essentially equal access as Attorney Pro Se as it has been proven to be directly related to the charges and significant factual evidence submitted to your office over the last month-plus with no meaningful written response of any form.

As your Office has participated in the corruption of due process despite the presentment of significant evidence you chose to ignore and not respond to as the record shows, this causes your Office and your Person to be implicated in all Charges and Conspiracy to Conceal same. You investigated absolutely nothing I said or provided reasonable evidence of. If that is not correct, please advise in writing by October 12, 2011 as previously requested in writing to your office as Attorney Pro Se.

September 16, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office

Request for Explanation (part of discovery):

The public is accustomed to the Police endlessly using the excuse of "public protection" to cover up any and all illegal police activity. The facts are clear in this case: The police and Wells Fargo together made up the threat, manufactured the evidence, and the entire City of Eugene appeared to have no problem with violent arrest and SWAT action.

1. What legal right was there for the highly invasive "well-being" call July 18? There appears to be no legal basis for the call and the actual action of the Police was the exact opposite of a "well-being" call. It was an excuse for highly defaming and threatening police action.

2. After being chained by three police (one with German Shepherd) at my home, one of the police officers attempted to enter my home "to secure the back door". I told him that was not necessary. He persisted again with the request to enter premises. I asked if he had a search warrant. He stated he did not but was just trying to help secure my home and he asked me again if I needed my back door locked. I told him I did not and asked him to lock the front door using the electronic lock on the door and continue whatever process was underway.

This conversation occurred while chained. I consider the attempt to enter my home and attempt to perform an illegal search of my home. I have nothing in my home of offense but I also have rights to not have it searched by Police without warrants. Google research shows consistent allegations around the nation of police using that excuse to "plant" evidence, usually drugs.

I need to understand how that practice...insistently trying to enter a person's home while chained by police...is within the law or good public policy. As you may be aware, I am also Jewish. That was much-noted in company correspondence so I am also concerned about the possible use of the Police to perform an institutionally-sanctioned "hate crime" or "community ethnic cleansing" activity in violation of all laws from the Geneva Convention down to the local level.

3. Timing of charges vs. arrest. From what I can tell, it was a completely illegal arrest July 28 and charges were later filed to back up the arrest. That is what appears to be the case, I do not know for sure. The level of police resource....and the timing of the usage.....only leads to the conclusion that the Eugene Police performed extensive illegal actions leading to above case. I need to understand how given lack of evidence your Office still feels it appropriate to prosecute (and therefore persecute) in complete absence of actual evidence of any form other than here-say.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene Oregon 97405

September 16, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

Reporting of Another "Posturing Activity" in Police Reports

In addition to details already reported, I must also report to your office the following.

In police reports July 18 there is reference to my concern about police being at my home. You can find/read it.

To clarify...I came home in my car and noticed Police in my yard. My first thought (as an innocent and most-upstanding Citizen) was perhaps criminals were in my home. I carefully explained this to police when they asked their pre-texting questions to provide the opportunity to pile that small lie upon all the other lies big and small to defame and libel and criminalize.

Out of honest, normal, legitimate concern, I parked up the street. I believe that is perfectly normal. Somehow, when the Police pile it on top of their written dung-heap of other lies it creates a highly defaming record.

I will be asking the Judge to deny the Jury the right to any evidence that is not reasonably factual. None of your evidence is factual unless you work for NKVD and your name is Lavrentiy Pavlovich Beria. I am beginning to wonder. Soon everyone will be wondering if we cannot come to terms. By the way, 'terms' will have to include pizzas and root beer on City tab, man this stuff is negative. Sorry.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 16, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene
Prosecutor's Office FAX 682.8430

Reporting of Another Major Inconsistency in Police Reports

I am disputing the Officer's written account of my actual arrest. I will continue work to open files on one of the disks, perhaps the audio record will bear witness to Fact. There is some utility called 'coban' or something to that effect. Prior to opening that I need to research it's function and will be contacting your office in the morning regarding that program and what audio reports are supposed to be on the disk.

The issue in question is the technical matter of being force-marched in chains a block with no shoes. The reality is I was chained without shoes. I asked to be able to put on shoes and was told I could not. I was told I could go inside and get my wallet.

Because the other officer tried extremely persistently to perform an illegal search of my home and possibly even plant more manufactured "evidence" that is the hallmark of this case, I considered it unwise to get my wallet. It was at that point I was force-marched in chains in front of my neighbors at 6pm Friday July 28. That was six full hours after a security-company junior guard conspired with the police to defame and arrest a good citizen...Andrew Glen Clark....me.

That is what the actual arrest recording should indicate. I would swear to it but I am specifically noting I defer to the audio record. In any event, here is the analysis:

- 1. My version is correct. Audio will show it to be the case.*
- 2. The Police had the obligation as public service workers to realize such a violent arrest with no evidence whatsoever might be shocking to the innocent Citizen-Victim. So....even if what the police wrote was true...which it is not...they still had the obligation to ensure I had shoes to safely walk. Doing otherwise exposes the City of Eugene to Undue Risk of my injury and is not the way innocent human beings are to be treated.*
- 3. Another place in the police record states that my "...shoes.." were returned after illegal and brutal imprisonment in the barbaric jail holding. This represents an internal inconsistency in Police-manufactured evidence. In one place an Officer of the Law is attesting my shoes were returned. In another place of the material an Officer of the Law is attesting I had no shoes. This is typical of the lies and posturing activities that acted to systematically defame.*
- 4. The internally-generated illegal and unethical wellbeing call (that was illegally used as the vehicle for an illegal trespass warning was a pretexting operation. It was designed to manufacture the threat that Dispatch allowed to serve as a 'prior trespass letter'. Complete manufacturing of "evidence" intent to defame. Conspiracy to do the same despite being warned in writing on July 19 of facts of the matter, City of Eugene chose to ignore resulting in the violent actions against me and deliberate defaming and libel.*

Please add this to the what by now must be a very large amount of very specific, very accurate proof beyond any reasonable doubt of all the various charges I have presented to your office. What continues to amaze me is how I was treated in absence of evidence...brutal SWAT jailing...as compared to how the Police and your office appear to do absolutely nothing for the Citizen-Victim and use the entire power of your office as a defaming and posturing mechanism. It is beyond my comprehension as an American who once signed up to fight and die for my nation. I will have you know my father was in a German prison camp in World War 2. My grandfather was in World War I

and worked at the Pentagon. At least three generations of Service to America and this is how a Citizen is treated?

It is my opinion this type of activity was brought on by the September 11, 2001 events. It is my opinion that the American-generated anthrax mailings was far more terrifying to everyone all across America. The two events appear to have allowed police in Eugene to run amok and assume they have complete context/pretext control and can do whatever they please to whoever they want just for kicks. When accused by me very nicely in person at the station, I was treated like I was mentally unbalanced for being outraged at my treatment.

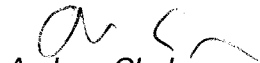
Legitimate outrage is NOT mental illness. Not doing something about gross injustice and crime IS mental illness. So...when I am referred to as psychotic..consider how that officer or yourself or your spouse would like it if hauled off in chains and thrown on a concrete floor.

Your office's continued protection of the criminals who perpetrated this is in itself criminal. It will and must be fully exposed as soon as possible so the Citizens and Management of Eugene can band together against the tyranny that has engulfed our once-proud and now seriously besmirched City of Eugene.

You claim to serve it. All I know is I am paying for the Crime of Others more Powerful. Shameful. Un-American.

Thank you very much.

Signed,



*Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405*

September 15, 2011

James M. Strother
Executive Vice President
Wells Fargo Bank
45 Fremont Street Suite 800
San Francisco, CA 94105
(415) 975-7867

D. SYMES

- COPY -

Dear Mr. Strother:

I respectfully request Assistance from your Office. Company actions created an opportunity per attached.

To summarize, I carefully reported financial matters in accordance with Dodd-Frank using all internal processes with no response. Results were reported to FBI/DOL May 25, 2011 while employed. There is an outstanding OSHA retaliation complaint in process.

After termination and even after Company-orchestrated brutal arrest at my home by a local SWAT team July 28, my duties to the Company continued. The results are currently with Judge Michael Hogan, Magistrate Judge, Federal Court Eugene Oregon. The extensive written material submitted to Court is detail of charges such as Violation of Dodd-Frank (retaliatory internal reporting system), corruption of OSHA process, and all the essential elements of "racketeering" documented to the screen/email level. Ogletree-Deakins (Portland Office) is handling an aspect of this and has all materials.

As can be seen from attached, the material can be packaged in a positive fashion should Company find it advantageous. My personal problem is that the Dodd-Frank obligation affected me such that I must seek Compensation. The issues of the matter are ghastly. The documentation is extensive. I urge you to take a look at it in whole. My objective is for the Company to see what happened since April 15, 2011 in this matter so Progress can be made rather than the endless litigation that is so typical today.

I am available at the below telephone numbers. I look forward to a mutually beneficial resolution of the opportunity at hand. Thank you very much.

Sincerely,

signed

Andrew G. Clark
3270 Stoney Ridge Road
Eugene, OR 97405
541.510.3915
541.343.2667

~~3 pages follow~~

September 15, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene Prosecutor
City of Eugene - Fax
Eugene, OR 97401

Dear Prosecutor's Office:

I received and reviewed the police reports provided by your office.

First concern is July 18. It appears Lt. Klinko is SWAT. Police reports assert the right to a "well-being" call. Say what you want: SWAT had no business in this minor matter. The timing at around 5pm was the first attempt to defame and paint me as a threat to the neighbors. The public record shows I own my home outright and have long been in Community. The audio record shows that it was both insulting and intimidating. It was also illegally used as the method to deliver a "trespass warning". Claim what you want. There was no legal right to that type of "well-being" call. I am listed in the telephone book. They could have called. Claim as you will. Pretext whatever threat you want. There was no threat in this case. It will not work. The public would be shocked to learn how Police overtime money is spent.

Next: there is simply no evidence and absolutely no evidence of trespass on July 18 or July 29. There is absolutely nothing I saw other than "here-say". The fact as witnesses will be testifying, Wells Fargo hired security specifically to paint me as a threat. 100 East Broadway is right next door to Prosecutor's Office at 915 Oak. It is mostly empty. Never before has such security been hired. It was to defame the material submitted May 25 and July 27, 2011 to FBI, DOL, and Federal Court-Eugene. The entire episode appears to have been manufactured by Wells Fargo.

The July 28 action was an atrocity. The conditions in jail holding, the fact of being force-marched with no shoes to a waiting SWAT Team. Very defaming. My neighbor called me a "dirtbag". Never had any problems with a neighbor in my life. The alleged trespass was mid-day. The violent arrest was on OVERTIME and included a completely un-necessary level of force, violence, and resources. It is completely out of proportion to events alleged in lack of actual trespass. That not only represents illegal police processes, it suggests poor cost control.

The entire action is shocking beyond comprehension and is very well documented. My objective is to get this litigation into Civil Courts as soon as possible in order to preserve the "freshness" of the evidence should we not find some common ground as previously suggested.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene Oregon, 97405

September 15, 2011

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene Prosector Office
FAX 682.4830

Subject: History in Action

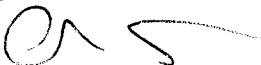
I reviewed world history to find and modify a suggested approach to situation at hand:

The Banking Corporations are not human beings. From now on, the word 'Big Bank' is the most horrible curse. From now on, the word 'Big Bank' strikes us to the quick. We have nothing to discuss. We will not get excited. We will litigate. If you have not filed at least one lawsuit against a Big Bank per day, you have wasted that day ... If you cannot litigate a Big Bank matter in Court, then seek justice via Internet. If your part of the front is quiet and there is no fighting, then sue a Big Bank in the meantime ... If you have already sued a Big Bank, then file another one against the same or different Big Bank - there is nothing more amusing to us than a heap of Corporate responsibility and culpability. Don't count the days, don't count the kilometers. Count only one thing: the number of Big Banks you have sued. Sue the Big Banks! ... - Sue the Banks! Litigate!

This was taken from World War Two Soviet Propaganda. Keep in mind we were allies then in mortal combat with the German Third Reich. Soviet casualties were in the many-millions so they appear to have developed a bad attitude at that time. The historical comparisons are obvious given all circumstances and facts.

Thank you very much.

Signed,



Andrew Clark
3270 Stoney Ridge Road
Eugene, OR 97405

September 12, 2011

copy -
D 54225

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City of Eugene Prosecutor
City of Eugene - Fax
Eugene, OR 97401

Dear Prosecutor's Office:

Here is my view based on evidence:

1. There was no trespass.
2. There is no actual evidence of trespass.
3. There are major procedural weaknesses in the 'chain of evidence' that supported July 18 and July 28 actions. The July 28 SWAT action was brutal and defaming.
4. Per letter provided last week, I had permission (not exercised) to be there. Even if trespass could be proven the letter allows it.

Situation the way I see it - Opportunity:

Wells Fargo arranged it. They hired special security for the downtown mortgage office that is right next door at 100 E. Broadway. The job of that security was to paint me as a threat. Anyone working in that office will tell you that, go ask them. They will also attest I did not trespass. They are right next door, should be easy to confirm.

It is my opinion we should CIRCLE TOGETHER in OUTRAGE that a large corporation felt they had the right to tamper with our Justice System. Confirm what I am saying. Then let us all do the right thing, which of course would then be to pursue vigorous legal actions against the perpetrator, the very large corporation.

That is what all evidence suggests is justice. I think we were ALL 'used' here in Eugene Oregon. I think the big corporation is counting on us not understanding and reacting.

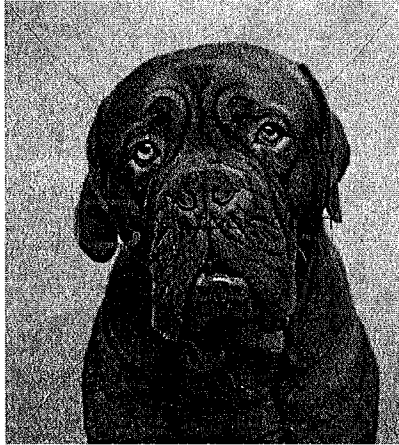
Thank you very much.

Signed,



Andy Clark
Contact per case file

September 8, 2011



**Humane Society Urgent Update
Special Attention of David Symes**

The Humane Society has been very successful in preventing such horrific treatment to non-farm animals. No longer must a dog die needlessly in the cold. No longer must a cat suffer, thanks to YOUR support of the Humane Society. When an animal is rescued from the street, it is cared for and kept warm.

Unfortunately, this is not the case with human beings. The Humane Society recently learned that when the SWAT Teams drag innocent people from their homes to satisfy the objectives of large corporations. They are emplaced in brutal jail holding environments that are not by any means fit for a dog.

We are asking for a very generous donation from you and from any Company you may be affiliated with. This will allow us to branch out and establish the "Human Society".

Give generously. Your donation matters if we are ever to achieve a Human Society. Thank you in advance for your support.

Signed,

A handwritten signature in black ink, appearing to read 'Lassie McFeline'. The signature is fluid and cursive, with a long horizontal stroke at the end.

**Lassie McFeline
Executive Director**

September 7, 2011

Police Auditor City of Eugene Oregon
800 Olive Street
Eugene, OR 97401-2935
Fax 541-682.5599

Subject: July 18 and July 28, 2011 Events
Andrew Glen Clark 3270 Stoney Ridge Road
Eugene, OR 97405

Subject: Eric Klinko et al

8 PAGE
TOTAL

L. Grey
Ceodie

Below is material provided to Prosecutor's offices over the weekend. I am advised I should be providing to the Audit divisions instead.

Complaint: Conspiracy to defame. Conspiracy to conceal financial evidence in violation of Federal Law Dodd-Frank. False arrest. Manufacturing of Evidence. Deliberate timing of SWAT action to ensure maximum defaming. False imprisonment deliberately timed to ensure painful overnight stay. False police action designed to defame and pretext the next brutal abuse. Forcible removal from my home in absence of threat. Not being allowed to put on shoes and being force-marched to a waiting line of SWAT vehicles. The required me to walk 4 miles home the next day barefoot as I was not allowed to bring my wallet with me either.

Human Rights Violations, Lane County Jail: psychological manipulation, assumption of guilt in absence of processes. Refusing to provide blanket. Locking in jail cell without toilet. Psychologically abusing me when I finally had to urinate on the floor. "Torture" via temperature control. I had only tee-shirt and shorts. It was about 60 degrees. Active and persistent denial of basic human rights via lying. Complete inability to use telephone to notify others. Telephone requires an account. It cannot be activated within jail despite what jail might try to make you believe. Jail and the police appear to have ways to conceal pretty much anything.

I believe the City of Eugene is involved in all of this. I advised them in writing July 19 and it did not seem to stop the July 28 events. Every step of the way I was mistreated and assumed to be guilty. My neighbors avoid me. People who long called me do not anymore. This entire situation is absolutely ghastly.

This has been fully reported to all possible agencies. Justice...to the fullest extent allowed will happen. Eric Klinko has a VERY long and brutal history. He has cost the city several times. Those are just the few times his victims managed to catch him. And....he still works there, apparently still able to control SWAT teams. That is not going to be allowed or forgiven. City will compensate me.

A SWAT TEAM came to my home for nothing based on manufactured evidence. A new low has been reached in the City of Eugene and they will be soon compensating me for what they did. I will be putting in my claim. They want to go through court processes, I am ready for that too. Bring it on.

Thank you very much.

Signed Andrew Clark as identified above

EUGENE → ATTN: LITCHFIELD

September 7, 2011

L. GEDDES

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8206

DOCKET 1113485 COURT
CASE 1112399 PROSECUTOR

City Prosecutor's Office
City of Eugene - Fax
915 Oak Street #310
Eugene, OR 97401

What Nobody Will Understand:

July 28 SWAT and brutal jailing of Andy Clark. I own my home and there appears to be little or no evidence of any crime by me, certainly not one that justified SWAT action at 6pm on Friday night July 28. No matter what 'defensive posture' the city takes it will simply not work.

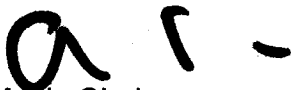
September 7: Andy Clark fully reports Eric Klinko who appears to have a very long and costly history of this brutal action. I provided way more evidence of wrongdoing against him than was had when I was hauled away in chains and no shoes night of July 28, 2011. I pay a lot of taxes. I paid for my own abuse and public humiliation and the City of Eugene condoned it and concealed it.

I am trusting that Eric Klinko (and anyone else in Oregon even remotely and possibly involved....let them all be treated as I was, subjected to what I was:

- a. brutal jailing for 18 hours.
- b. systematic degradation and 'pretexting' actions.
- b. city charges that he gets to sort out later, just like me.

Thank you very much. I expect the above. The whole community will.

Signed,



Andy Clark
3270 Stoney Ridge Road
Eugene, OR 97405

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239 9045