

TRULINCS 36087013 - HOODENPYLE, RONALD ROY - Unit: ENG-J-A

FILED
U.S. DISTRICT COURT
DISTRICT OF COLORADO
2011 JAN 20 AM 7:40
GREGORY C. LANGHAM
CLERK

FROM: 36087013
TO: Mizell, Jack
SUBJECT: Court document
DATE: 1/17/2011 12:59:21 PM

DISTRICT COURT OF THE UNITED STATES

BY _____ *DFL* Clerk

UNITED STATES AMERICA

Case No. ~~10-mj-01182-KLM~~

10-cr-00595-cma

v.

RONALD ROY HOODENPYLE, de jure

Ronald Roy Hoodenpyle
36087-013
Federal Detention Center Englewood
9595 Quincy Ave.
Littleton, CO 80123

NOTICE TO PRINCIPAL IS NOTICE TO AGENT
NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE TO THE COURT TO TERMINATE AND WITHDRAW COURT APPOINTED COUNSEL, MARK RUBINSTEIN, FOR REFUSAL TO PROVIDE EVIDENCE THAT WOULD BE CRUCIAL TO ACCUSED' CONSTITUTIONAL DEFENSE.

REQUEST THAT THE COURT RECOGNIZE

Haines v. Kerner, 405 U.S. 519, 30 LEd 652, 92 SCt 594 Rel den 405 U.S. 948, 30. LEd 2d 819, 92 SCt 963

COMES NOW: Ronald Roy Hoodenpyle (c) de jure, a native born American, always appearing by special RESTRICTED visitation, never by general visitation. This District Court is to secure my unalienable Rights of the Constitution 1787 and the Bill of Rights 1791, the Constitution for the Republic of Colorado and the Colorado Enabling Act which guarantees a Republic form of government. Failure to do so would be a violation of the accused' rights (see: Article IV, Section 4 of the united States Constitution 1787.

The accused is not surrendering any rights or my standing in law as a man standing on the land. This is evidenced by the filing of my UCC-1 and other legal documents including my Caveat Miranda declaration with the Colorado Secretary of State, United States Supreme Court, District Court of United States, United States District Court, El Paso District Court, El Paso County Clerk and Recorder, Colorado Supreme court, Colorado Court of Appeals and numerous other state and federal agencies. These legal recorded filings declare that Ronald Roy Hoodenpyle has canceled all adhesion contracts that the U.S. corporate government and the Colorado State corporate government had frauduently enacted. These contracts were never disclosed from the beginning or the accused would never have participated from the start without proper notice. These were intended to defraud Ronald Roy Hoodenpyle and the American people.

The accused hereby terminates the court appointed counsel, Mark Rubinstein, for his refusal to recognize my Constitutional Rights, challenge of the jurisdiction by the court for his failure to honor or recognize my sovereignty and that I'm not subject to statutory rules and regulations, as a Citizen of the Republic of Colorado, ignored my explanation of another related case that has a direct bearing on this case that has already been appealed to the Tenth Circuit Court of Appeals where there is irrefutable evidence of fraud on the court. F.R.C.P. Rule 60(b)(4), a motion to vacate the court's fraudulent judgement "A decision produced by fraud on the court is not in essence a DECISION AT ALL and the accused is notifying the court that he can only be tried in an Article III Court that abides by the Constitution 1787 and the Bill of Rights 1791 where the District Judge has placed his oath of office on the record. A Magistrate cannot hear or preside in this case.

The laws of Congress do not extend into limits of the States but have force only in the District of Columbia and other places that are within the exclusive jurisdiction of the national government (see Caha v. United States 152, U.S. 24, 215, 14 SCt 513 1894.

Attorney Mark Rubinstein refused to discuss or consider any of the foregoing facts. He also stated that he would schedule another meeting with me within three to four weeks but that never occurred. Because of his refusal to acknowledge the facts of my case

TRULINCS 36087013 - HOODENPYLE, RONALD ROY - Unit: ENG-J-A

and his obvious disinterest in defending me, he can no longer represent me.

I request this case be set aside because insufficient time to understand and prepare for my defense and until the Tenth Circuit Court of Appeals has made a final determination on Case No. 09-cr-00013 that is before them.

The accused requests that the court withdraw the court appointed attorney, Mark Rubinstein, and appoint an assistance of counsel who must understand my Constitutional Rights of a State Citizen of the Republic of Colorado or dismiss this case with prejudice.

The Sixth Amendment gives me the right to assistance of counsel who must be knowledgeable in all aspects of my case.

United States v. Watson, 80 F. Supp. 649, 651 (E.D. Va 1948), the Supreme Court dismissed the case saying: "Without proof of the requisite ownership of the United States, the [offense or] crime has been made out".

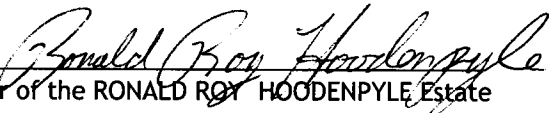
Defendants counsel has refused to provide evidence of counsel's competence related to this case. Therefore I am demanding assistance of counsel provided by the court (see Nader v. U.S. Supp. A 527 at 8: Denial of self representation at trial); (see Johnson v. U.S. 520 U.S. at 469); (see also Poindexter v. U.S.).

This is to advise that Ronald Roy Hoodenpyle has occupied the Office of Executor of the RONALD ROY HOODENPYLE Estate as evidenced by recent Certified mailings to the Director, Administrative Office of the U.S. Courts, Chief Counsel, IRS Headquarters, the Governor and the Attorney General of the State of Colorado and others and has thereby effectively assumed control of all court and prison bonds, sureties, insurance, indemnification and Court Registry Investment System(CRIS) CUSIP numbers, thereby negating any and all authority of the court to administrate the RONALD ROY HOODENPYLE Estate. There must be no further unwarranted intrusion on the RONALD ROY HOODENPYLE Estate. This is to notify that anyone with a false claim is hereby adjourned.

Exigent judicial notice of all exhibits and documents as evidence.

This document is not intended to threaten, harrass or intimidate anyone but is my lawful remedy.

Dated January 17, 2011

Signed: 
Executor of the RONALD ROY HOODENPYLE Estate
Secured Party Creditor
Sovereign

CC:
Tenth Circuit Court of Appeals
James C. Duff, Director, Administrative Office of the U.S. Courts
Honorable John Roberts, Chief Justice, Supreme Court of the United States
Mark Rubinstein, Attorney

Ronald Roy Hooden Pyle 36087013
Federal Detention Center Inverwood
1595 West Quincy Ave
Littleton, CO 80123

DENVER CO 800
18 JAN 2011 PM 7:1



RECEIVED
UNITED STATES DISTRICT COURT
DENVER, COLORADO

JAN 19 2011

GREGORY C. LANGHAM
CLERK

CR

DISTRICT COURT OF UNITED STATES
901 E. 19TH STREET
Denver, Colorado

80294+2500

