

Exhibit 246

in the case of:

**People of the Republic of Texas
and the
Sovereign Nation of the Republic of Texas**

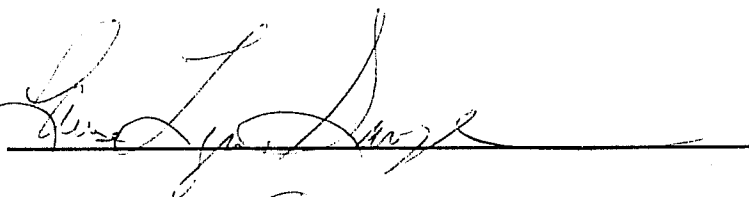
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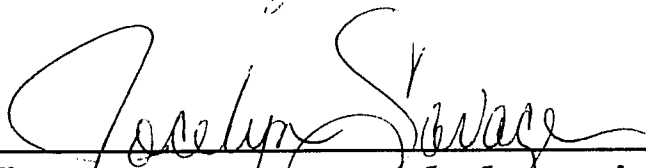
**UNITED NATIONS
(and all it's Political Subdivisions)
and
UNITED STATES
(and all it's Political Subdivisions)**

Under Pains and Penalties of perjury and the laws of the Almighty, and being sworn under a vow and oath, I attest that the attached pages are true and correct reprints of the:

Dealing With Common Law Courts, February 5-7, 1997, from the State Justice Institute.

This attestation is made on August 18, 1998.

Attest: 



Witness to source and above signature



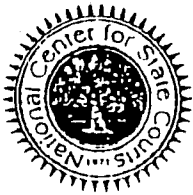
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Dealing With Common Law Courts

February 5-7, 1997
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National Center for State Courts
INSTITUTE FOR COURT MANAGEMENT

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LEARNING OBJECTIVES

After this course, participants will be able to

- discuss the origins of the Common Law Courts and the Common Law Court Movement;
- discuss the activities of those in the Movement;
- discuss the ways that Common Law Courts operate;
- identify ways judges and court administrators have responded to specific actions of Common Law Courts;
- evaluate the effectiveness of the responses of the judges and court administrators;
- identify ways to respond to actions of Common Law Courts;
- identify ways to respond to the actions of those in the Movement;
- identify ways that judges and court administrators can take preemptive actions against the Movement rather than having to take defensive actions

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**HOW TO DEAL WITH EXTREMIST AND FRINGE GROUPS
AND MAINTAIN CONTROL OF YOUR COURTROOM**

Presented by
Hon. Gregory P. Mohr
Justice of the Peace
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PRETEXT

I have One Billion Four Hundred Million reasons for instructing this course. That is the current amount of liens and death warrants that the "Freemen" have issued against me. I first became involved with the Freemen in March of 1994 when the Judge from Jordan, Montana recused herself from the case and called on me to take over the case. "Hint" if a fellow Judge asks you to assume jurisdiction over a case find out what it is about before you accept; it could save you a lot of headache and heartache.

Since that point in time I have had 7 of 21 defendants that have gone to trial. The other 14 and some late bloomers are currently residing in rural Garfield County or hopefully by the time this class is held will be guests of the State and Federal Governments. These cases started out as misdemeanor cases and some have evolved into Felony and federal cases. I have experienced almost every conceivable interruption of Due Process and Court procedure that there is. My hope is that you can learn from my mistakes and also from the things that I luckily did right. This problem will not go away in the near future and these groups are prepared to spend whatever time and money it takes to further their cause.

THE CASE

1. Citation-NTA
 - a. The Defendant will challenge any authority from the bottom up.
 - b. If the Defendant is issued a citation-NTA it will be sent to the court with Refused For Cause U.C.C. 3-501 without recourse stamped across the front of the document. The court then has to decide if a summons or a warrant should be issued. Experience dictates a warrant.
2. Summons Same as above
3. Warrant: Once a warrant has been Issued an appropriate bond has to be decided upon. I started with the standard \$500.00 misd. bond and ended up with \$25,000.00 to get these people into court. The minimum bonds were posted by the defendants and forfeited by the court on a regular basis.

4. **Initial Appearance:** Once the defendant has been arrested or in a rare case appears, the work starts.

- a. The defendant refuses to identify himself. Ask if anyone in-court can identify the defendant.
- b. The defendant claims he is not the person referred to on the warrant. Spelling is in capital letters instead of small letters.
- c. The defendant challenges the authority of the court. Do not fall for argument. Do not ask what the defendant means by this statement.
- d. The defendant claims he is not a person by definition. Read the legal definition of a person to the defendant and make a proper finding.
- e. The defendant wants to be represented by a member of his group instead of a member of the prostituted legal profession.
- f. Proceed with the Initial Appearance methodically going over the charge and possible penalties. Do not get into a philosophical discussion with the defendant or any of his supporters in the audience.
- g. You will have to deal with members of the defendant's group during all facets of the proceedings. Be polite, set the rules and adhere to those rules.

5. **Arraignment:**

The defendant will be uncooperative through this phase of the proceedings also. You will have to enter a plea of Not Guilty on behalf of the defendant and schedule a jury trial. The defendant will not honor any part of these proceedings on his behalf because this is a sham process and if he does then he in his own mind gives you jurisdiction over him. At the end of this proceeding bond again becomes a problem. Experience shows that bonds from \$2,500.00 on down will be posted, usually in cash, and then forfeited after any correspondence you have sent has been sent back with Refused For Cause U.C.C. 3-501 without recourse Non Domestic because the defendant fails to appear for the next scheduled proceeding. You will start to receive subpoenas from the defendant to appear in his court to answer charges brought against you for depriving him of his rights and stripping him of his Freeman status. You will also receive a voluminous amount of documents espousing their views of the common law, Magna Carta, U.S. Constitution, State Constitution, Biblical Passages and John Bouviers Law Dictionary. Good reading.

There will be someone from the group that will want to video all parts of the process for various reasons. Experience tells us that the video is used to identify all of the players for later retribution and harassment. There will be plenty of harassment I guarantee. You will need to be prepared to deal with the media both legitimate and theirs. Make plans ahead of time for this contingency.

6. Pretrial/Discovery:

The discovery process is difficult because the defendant will request the State to provide him with copies of documents such as the Magna Carta in order for him to prepare a defense. If you do not order the State to provide these documents then it is just another part of the Black Robed Conspiracy to strip the citizenry of their constitutional freedoms. A defendant I had requested a subpoena for the Chief Justice of the Montana Supreme Court so that he could testify that the laws of the State of Montana were in fact the laws of the State.

Sorting out the issues that will go to trial is an extremely taxing process with these individuals but establishing what will and will not be tolerated at trial will save many headaches at trial.

At the time the jury list is given to both parties some careful instruction is necessary. I had a jury panel of 45 people called for one trial. Each prospective juror received in the mail a 20 plus page set of documents threatening them if they didn't follow the Freeman's set of rules and also threatening liens against their personal property if they didn't acknowledge their Freeman status. Jury tampering you but, but you don't know who to go after.

Again you will be receiving voluminous amounts of documents from these people along with warrants for your arrest and liens against your property. You have to read these documents to make sure there is not a valid motion or document for consideration. They want you to make a mistake. They want you to get mad and make a mistake. They want to disqualify you and every other judge that is not one of them or that shares their views.

7. Trial:

Have your trial strategy done well in advance and you still won't be prepared for what will happen. Murphy wrote about these people long before they knew who they were. Run a tight ship, be prepared for hecklers from the gallery, have top notch security in place. This means metal detectors, extra deputies and access routes to and from the courtroom and jury room restricted. Do not allow the media from either side to film the jury. At all times keep an open mind and be fair. Be firm when you have to and explain exactly what the consequences will be if your rules are not adhered to. Do not expect a lot of support from anyone during the process. Everyone feels that is why we get paid the big bucks. Pray to your God and good luck.

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National Center for State Courts

Board of Directors 1996-1997

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