



Liberty Tree

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Federal Judiciary — Oligarchy Hit-Men!!!

By John Baptist Kotmair, Jr.

Part II

In the 2015 May issue of the *Liberty Tree*, we covered the tyrannical seditious treatment of long-suffering Patriot Irwin Schiff, persecuted by the IRS, DOJ and especially the black-robed criminal, judge Kent Dawson. Irwin's "crime" was that he exposed their egregious seditious crimes for the world to see.

Of course, Irwin was not the only Patriot to suffer at the hands of these tyrants. Around that same time, between 2000 and 2005, other high-profile Patriots having media outlets to disseminate the truth about the misapplication of the income tax were also being persecuted, including yours truly, and the Save-A-Patriot Fellowship. However, this issue will cover a Patriot who, coincidentally, like Irwin, had a talk-radio show broadcasting out of Las Vegas. His name is David Hinkson.

David served in the U.S. Navy during the Viet Nam conflict as a helicopter mechanic, and received an honorable discharge. After being discharged, his pursuit of truth led him to the discovery of the IRS's misapplication of the federal tax laws. However, David was a double threat to the Bilderberg Group, because he had also discovered a process of ionizing minerals which enhances the body's ability to absorb them directly into the blood stream, thus producing real health benefits. He started his mineral business — *WaterOz* — in 1991, and in just four years, it grew into a business operating out of a 67,000 sq. ft. factory. Money was flowing in daily,



which did not escape the notice of the pharmaceutical industry. Jeopardizing the flow of billions into the pockets of Big Pharma, by diminishing the need for prescription drugs, his business was seen as a real threat to the industry.



David Hinkson

Not only that, it also gave David the financial wherewithal for widespread exposure of the truth about the fraudulent imposition of the federal tax laws, and from all outward appearance, he was willing to use it. Therefore, the feds obviously saw him as a threat, too, and one that had to be silenced quickly. So, all the legal processes were totally ignored. David's story is the most egregious abuse of power and conspiratorial malfeasance involving the IRS, FBI, DOJ and the federal courts in our contemporary Patriot struggle.

David's radio broadcasts exposing the IRS' criminal assessment and collection activities brought IRS Agent Morgan to his door in early 2000 with an allegation of a civil tax assessment. David responded to their assessment with a demand for a Seventh Amendment Jury Trial, and Morgan referred David's case for criminal

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proceedings. At that point, the feds' response was two failed attempts to entice a federal grand jury to indict him.

In July of 2002, a disgruntled *WaterOz* ex-employee – whom David had fired for trying to blackmail him with threats of reporting to the IRS the fact that David was not filing tax returns and withholding employment taxes from *WaterOz* employees – testified before a federal grand jury, which consequently indicted David on July 17th.

In addition, persons believed to be federal agents provocateur circulated false accusations designed to make David appear to be a violent terrorist. So, in the early morning hours of November 21st, 2002, federal agents armed with machine guns used battering rams to burst into David's home. Company records, computers and other property were seized, but when no evidence of weapons could be found, he was released on his own recognizance. Before his release, however, David was served with an indictment comprising four components:

1. Income taxes [misdemeanor];
2. Employment taxes [felony];
3. Structuring under money laundering statutes [felony, with forfeiture];
4. FDA product labeling charges, which were the pretext for the November 21, 2002 no-knock raid and search by the FDA, FBI and IRS [misdemeanors].

On March 27, 2003, J.C. Harding, a supposed friend, but actually a government informant, attempted to entrap David by using a body wire. According to David's website:

“. . . Harding and Hinkson had a rambling conversation that touched on their exploits, but never dealt with the purported murder for hire allegations until, at the end of the session Harding repeatedly stated that he could 'get the job done' (i.e., arrange for the three assassinations) if Hinkson would 'just get serious' and tell Harding, in fact, what it was that Hinkson wanted him to do.

“On the tape, Hinkson continually maintained that he was '**just suing these Feds**' and that he didn't want to harm them. In fact, Hinkson made the point that he was using the law of their own 'Babylonian' system against them and denied wanting to cause physical harm to anyone.

“While the tape is completely exculpatory, the Government has treated it as if it were inculpatory, deliberately misconstruing words used by Hinkson in order to perpetuate a fraud that

Hinkson was acting in league with Harding to solicit murder. It was actually Harding that was vehemently soliciting Hinkson.

“There is no evidence that Hinkson threatened anyone. Even though Harding (the undercover agent) repeatedly raised the issue of "murder for hire" of federal officials during the taped conversation, Hinkson never agreed with, confirmed or admitted he had such intentions. Hinkson, however, was incarcerated without bond or bail and was never given an evidentiary hearing as required.”

David's website continues this account of further abuse of power with his arrest for the false allegations of soliciting the murder of three federal officials:

“Based on what he DIDN'T say on the above tape recording, but what the Government imputed, i.e., that Hinkson had 'followers' who could take him up on his 'offer' to murder someone, Hinkson was falsely arrested on April 4, 2003, on the pretext that he had violated the conditions of his pretrial release from the July 17, 2002, indictment in the Tax Case by soliciting the murder for hire of three federal officials.

“At the time of Hinkson's arrest on April 4, 2003, by FBI Agent Long, Hinkson asked for an attorney. There was a recording by Hinkson of the initial phase of the arrest, (by his personal tape recorder which was in his pocket.) When Hinkson's tape recorder was discovered at the time of the arrest Long ordered it to be turned off.

“Agent Long lied under oath at the April 9, 2003, hearing, stating that Hinkson had not demanded an attorney. When Hinkson's own recording was discovered in his personal belongings and transcribed by a court reporter, it was proven that Long had perjured himself regarding this matter.”

Now charged with soliciting murder, they were required to give David a detention hearing, (April 9, 2003), for the purpose of determining if he should continue to be released on his own recognizance. At this hearing feds brought forth their very questionable hearsay evidence that David plotted the murder of a *federal judge, prosecutor and IRS agent*, and, according to David's website, FBI Agent Long added more lies to his already perjured testimony. One such lie was that David allegedly confessed, but when David contested these lies, the Magistrate Judge deemed the lies to be inconsequential.

The Magistrate Judge then read from a prepared

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text, claiming Hinkson was a ‘danger to the community,’ a ‘flight risk’, and therefore, his release on his own recognizance was revoked. David petitioned the Federal District Court for a *de novo* evidentiary hearing, but the judge, who later recused himself from future proceedings, denied the hearing. As expected, the 9th Circuit Court of Appeals subsequently denied review, and *certiorari* was of course denied by the United States Supreme Court.

David’s internment was not in a minimum security detention center. Due to the bogus murder for hire charges, he was placed in the United States maximum security penitentiary in Florence, Colorado. But not content with the injustices that the feds had already done to him, the U.S. Marshals spread a false rumor among the prison population that he was a child molester, thereby necessitating David be placed in solitary confinement. According to his father, he was allowed only one telephone call a month, no visitors, and no one to talk to. Even the correctional officers would say no more than was necessary, and he was given just one hour a day for health and hygiene purposes. His father contends that these inhumane conditions lasted for two years, and even before formally bringing their fraudulent charges of solicitation for murder. They are required under *Title 18, United States Code, Crimes and Criminal Procedure* to bring formal charges within no more than 60 days after arrest:

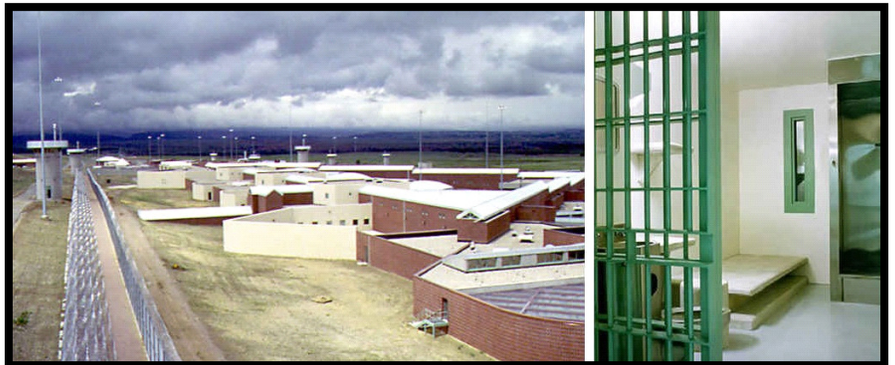
§ 3161 - Time limits and exclusions:

(b) Any information or indictment charging an individual with the commission of an offense shall be filed within thirty days from the date on which such individual was arrested or served with a summons in connection with such charges. If an individual has been charged with a felony in a district in which no grand jury has been in session during such thirty-day period, the period of time for filing of the indictment shall be extended an additional thirty days.

This type of treachery on the part of the feds is not extraordinary. When my son Edward was held in a county jail in Virginia, being prosecuted by the IRS and DOJ for alleged tax crimes, the U.S. Marshals spread the word among the population that he was put among them as a “snitch.” Consequently, he was jumped by several inmates and beaten so badly that his face required plastic surgery. I had to threaten to sue the Sher-

iff to prevent him from being returned to the inmate population upon his release from the hospital. Yes, such occurrences are not at all extraordinary!

According to his father, after David’s trouble with the IRS, FBI, DOJ and FDA arose, some of his employees filed suits making false claims that he had promised them partnerships. Some actually stole his formulas, and began making and selling his products unlawfully. Not surprisingly, these individuals were among those enlisted by federal agents to bear false witness against David, committing perjury with false claims that he had tried to hire them to murder the federal judge, federal prosecutor, and IRS agent in retaliation for the prior criminal tax case brought against him. This will be covered in more detail in the July issue of the *Liberty Tree*. The feds brought forward nine such witnesses, but as it turned out, the trial jury believed only one of them. Since the trial, the testimony of that one witness has also been proven false, and he has been convicted of perjury and of defrauding the U.S. Veterans Administration.



In an April 10, 2015, article on *US Observer.com* by investigative reporter Pat Shannan, he focuses on the perjury committed by Judge Richard C. Tallman, of the United States 9th Circuit Court of Appeals. Tallman is the judge who tried Hinkson's case, and ultimately put the troublesome truth-seeker in prison “to shut him up and take him out of circulation.” Such occurrences are becoming more commonplace in both the federal and state courts, and pose a serious danger for the movement to recover control of the Republic.

We will also report on the failure to act by Representative Bob Goodlatte (chairman of the House Judiciary Committee), ignoring numerous citizens' complaints against Judge Richard C. Tallman, that documented his seditious malfeasance in office.

We invite our readers to write David, and encourage him in his stand for our Unalienable Rights:

**David R. Hinkson, Inmate # 08795-023, USP
Florence ADMAX, U.S. Penitentiary, P.O. Box
8500, Florence, Colorado 81226.**

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If you are not currently a member of the Liberty Works Radio Networks Fellowship, we urge you to join us in our effort to support the CAUSE of LIBERTY.

Be sure to read Part III of *Federal Judiciary — Oligarchy Hit-Men!!!* in the July 2015 Liberty Tree newsletter!



Liberty Works Radio Network



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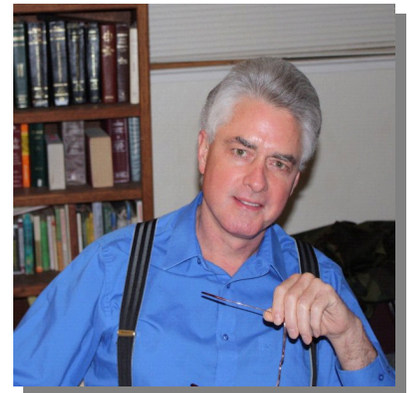
"..it does not require a majority to prevail, but rather an irate, tireless minority keen to set brush fires in people's minds.."
- Samuel Adams

"The God who gave us life, gave us liberty at the same time; the hand of force may destroy, but cannot disjoin them." — Thomas Jefferson

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Brent Allan Winters is an American geologist, common lawyer, author, teacher, and radio commenter. Brent grew up on a farm north of Moonshine, Illinois. He served as a diver in U.S. Navy Mobile Diving Unit 1 and aboard carrier USS Coral Sea. He has worked as a geologist and mine operator, and also ran for U.S. Congress. Brent has briefed cases in the United States Supreme Court, argued before the jury and appellate courts (both State and Federal), and has represented clients in foreign countries.

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Find out more by visiting Brent's website: www.commonlawyer.com.



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