

# Access To The Courts

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## The Case for Demonstrating the Kidnapping of Jeffrey L. Clemens

Generally, kidnapping is defined as: *The crime of unlawfully seizing and carrying away a person by force or fraud, or seizing and detaining a person against his or her will with an intent to carry that person away at a later time.*

Generally, we have seen several acts of force (i.e., assaults) by police upon the person of Mr. Clemens, in 1995, 1997, 2002, and 2012. The 2002 assault required treatment for bludgeoning wounds. The 2012 attack resulted in bruises, lacerations, and pain, followed by an outrageous “prison” [kidnap] sentence.

We have also seen several (and that is an understatement) commissions of frauds by police (and attorneys and other related parties) over the years, including but not exclusively in 1994, 1995, 1996, 1997, 1999, 2000, 2002, 2005, 2006, 2007, 2008, and 2011.

The emerging fraud – a criminal cover up - stemming from the 2012 assault by US Marshals upon Mr. Clemens, and carried out with no little help from the improper acts and omissions and outright dishonesty of US District Court Judge Douglas P. Woodlock, is illustrative of the cumulative effect of repeated, increasing, and intentional prejudicing of proceedings against Mr. Clemens. Unfortunately, Access To The Courts has had to observe and document the escalation of force and frauds, including the most egregious frauds, intentional prejudicing, and undue force by agents of the federal judicial system, a system of which has the appearance of a “don’t give a damn about anybody’s rights and one’s oath to public service” approach to justice.

This is a good time to recite the public oath taken by US Attorney’s before carrying out their duties to the public. [One of those duties includes the filing of criminal charges against persons, a process specifically disallowed for ordinary U.S. citizens with first hand observations, facts, and evidence of crimes committed; in Europe private citizens can bring criminal complaints to court.]

"I (name), do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

In the coming weeks, we shall be providing documentation of what can be effectively seen as a kidnapping, as all the elements and effects of such a crime have been heaped upon Mr. Clemens.

Background (and Context)

Facts Relied Upon

Authorities Cited

Theory and Argument with regards to the willful incarceration under false pretexts and false evidence

1) Police Misconduct and Cover ups, 2) Intentional Prejudicing, 3) Blatant Derelictions of Duties/Oaths