

22-5488

No. 21-1298

ORIGINAL

IN THE

FILED
MAR 14 2022

OFFICE OF THE CLERK
SUPREME COURT, U.S.

SUPREME COURT OF THE UNITED STATES

Thomas Dorn — PETITIONER
(Your Name)

vs.

Computer, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Federal Appeals Court in Denver

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Thomas Dorn
(Your Name)

136 N 38th Street
(Address)

Omaha NE 68131
(City, State, Zip Code)

412 638 1797
(Phone Number)

Thomas Dorn

Appeal #21-1298

District Court Case Number #1:20-cv-02103

Supreme Court Case: #21-1298

Petition for Writ of Certiorari

QUESTIONS PRESENTED FOR REVIEW

1. **Should an appearance be required for a loss of rights, and should the right to trial by jury be explained to the respondent going forward in the united states for protection orders?**
2. **Should the mixing of state and private actors, when these private actors are not following the constitution be allowed so that actors can circumvent the established law, should the 11th amendment apply when the state involves its self?**
3. **Should the FBI and Jefferson County be charged with mail, hacking crimes and the crime of obstruction of justice?**
4. **Is the restraining protection order cruel and usual punishment?**
5. **Should a permeant order have been entered against me just because I was not given a reasonable amount of time to appear, should what actually happened matter?**
6. **Does my right to freedom of speech need to be restored since it's a violation of the state constitution and Judge Carpenter violated her oath?**
7. **Do they need to pay for damage cause by discrimination, human trafficking, discrimination with injury, a chemical weapons attack and sabotage inside and outside of their territory?**
8. **Should the lower courts be punished for making so many errors?**
9. **Should the people be allowed to file complaints against the state for acts of terror, and other wanton acts the state may carry out, should the 11th amendment apply to criminal activity?**
10. **The magistrate judge did not agree with the lower courts decision why has this not been taken into consideration?**
11. **Should any civil unions that are not public record be vacated, if they do exist should full faith and credit apply?**
12. **Should full faith and credit apply to the protection order that my due processes was violated.**

STATEMENT OF JURISDICTION

The jurisdiction is constitutional, subject and also personal. The federal courts are indifferent and the parties were property served and will be served also this petition. Human Trafficking is federal subject matter, so is terrorism, and so is hacking.

STATEMENT OF THE CASE

On Aug 12th 2018 I was injured in a chemical weapons attack in Denver and two agents one undercover, and another attacked me outside outside of bar in the City of Denver. They had added a chemical substance to my drink while I was a bar in Denver. During this time they had hacked into my jobs in Colorado and got me fired. They colluded with Meredith the landlord at the time to menace me by violating my quiet enjoyment and then to knowingly seek a permeant restraining order that would be granted due to corruption of their court. Around this time I was hired for a job that was out side of their jurisdiction, and I also had interviews to perform that were outside of the united states. By monitoring my communications and also interfering with them, they were able to carry out their operation or assault against me. They most likely knew how much money I had saved and they wanted to steal it and or and give it away to their attorneys and Meredith. Judge carpenter performed a wanton act against me by issuing a permeant restraining order, and there was never any evidence entered for this order. The evidence will show Meredith violating my quiet enjoyment and privacy.

They also violated my rights in the federal court in Denver, by changing the girls name around on the affidavit of service, and also putting other peoples documents into my case.

Some of the acts they committed are covered under long arm statutes, they have nothing to do with protecting Meredith.

They also stole money from me in the airport by deducting it from my debit card, they were also double charging me at Mexican restaurants in Denver during the time I lived there.

Prior to all of this my degree a PhD from Austin was sabotaged by hacking, and this was without due process and was unlawful considering that it was property of mine that was destroyed. After this

my resumes were filtered and I needed to work low wage jobs for several years. Only in 2020 did the hacking stop after I appeared in federal court.

I feel that the City of Denver, Jefferson County, and Judge Carpenter owe me money for harassing me, injuring me, and also for the judicial malpractice, and wonton act that took place. They owe me money because of legal fees, lost wages, the landlord caused the mischief that violated the lease, they also took checks from me I was entitled too. They owe me money for restricting my freedom of using common forms of online communication, including online dating. I cannot file taxes normally with the IRS, which will cost money to fix. The landlord should return any unused rent. I wish that all moneys stolen are returned lawfully. The law is that judge carpenter owes me money for my lost wages, this was clearly explained to the court, they also owe me an unemployment check, money from the stimulus check, and also filing fees, travel fees, and mental distress. In 2016 I had caught them falsely reporting to the authorities (this is the statute).

I wish and demand a summary judgement for my 2nd amendment constitutional rights to be restored, and for my constitutional right to freedom restored and unrestricted in anyway, an injunction to any disabilities caused by Lillian and Meredith's restraining order, and any injury to my rights vacated. There is no evidence for a restraining order, and I demand that vacated as well.

I wish that the default judgement be set aside, and it's common knowledge that criminals seek default judgements against people. Although there needs to be a way to get an answer, just because someone files a lawsuit against you does not make them right. Jefferson county is exploiting the right to an answer.

I demand any civil unions that were created without my knowledge and are not public record vacated.

LOWER COURTS OPINION

The opinion is that they are covered by sovereign immunity under the 11th amendment of the constitution and are not liable for wrongdoing.

REASONS FOR WRIT

1. They stole mail from my attorney (a different attorney) before I hired the attorney for the restraining order. They also entered a permanent order even though they lacked jurisdiction at that specific time. My lawyer entered a motion for something that didn't even exist, due to mistrial. They accommodated themselves and did not give an equal consideration to the defendant. Their logic is just because I could not appear on that day due to interference I am liable, and did not consider their own harassment in deciding the facts.
2. Being hacked into and having my employment sabotaged, in the territory of Colorado and also outside their states jurisdiction.
3. Having my communication interfered with, not being able to use common forms of communication or online dating apps without interference.
4. It is common knowledge even in stalking and harassment cases the restraining order is not made permanent by lower courts. This was a landlord tenant dispute and that I was not treated equally by Jefferson County Court. Many times in severe cases we see 5 years of restraint on a civil restraining order or protection order, therefor it is cruel and unusual punishment which the constitution forbids. My right to equality was violated.
5. The City of Denver has deviated from the United States Code against chemical weapons attacks where I was attacked and injured after being given a substance.
6. Full Faith and credit should not apply to such an order since my due process was violated. **18 U.S.**

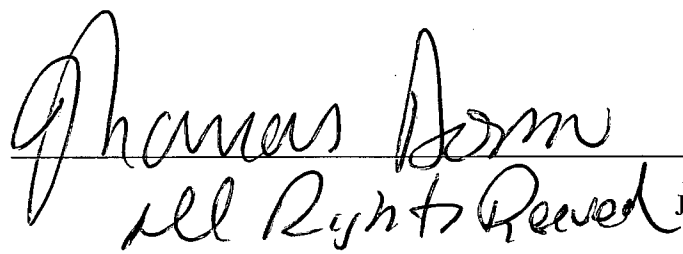
Code § 2265

- Violation of Section B paragraph 1 and 2
- “such court has jurisdiction over the parties and matter under the law of such State, Indian tribe, or territory; and. Did not have jurisdiction due to violating state statute”
- “reasonable notice and opportunity to be heard is given to the person against whom the order is sought sufficient to protect that person’s right to due process. In the case of ex parte orders, notice and opportunity to be heard must be provided within the time required by State, tribal, or territorial law, and in any event within a reasonable time after the order is issued, sufficient to protect the respondent’s due process rights.”
- Did not give me a reasonable amount of time to appear within my means.

- Meredith Avery did not notify me of the date change.

7. The federal court did not agree with the defendants ever, yet the defense said this repeatedly in the appeal. There was no jury constructed of 6 members or more, and I had requested a trial by jury and any decision must be returned by a jury of at least six members. (FRCP 48(a), (b).). The judge was instructed to not make any decisions for or against me because of my right to trial by jury. He also violated federal rules and is in contempt of court.

The Plaintiff and Trustor,


Thomas Dorn
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Jury Trial Demanded

6/14/2022

Appendix: