

UNITED STATES DISTRICT COURT
DISTRICT COURT OF NEVADA

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COURT
NEVADA

DEPUTY

ERIC GRIFFIN, UNITED STATES
OF AMERICA

Plaintiff,

vs.

MOUNTAIN VIEW HOSPITAL,
JOHN DOE, AND JANE DOE
DEFENDANTS,

CASE NO. 2:09-cv-01467-JCM-LRL

AFFIRMING GRANTED COURT ORDER

Plaintiff in this matter is notifying the courts of the situation taking place at this moment, the insurance company in plaintiffs other law suit has took 100% liability in that case and knows that a illegal weapon is being used to hold plaintiff hostage and to further place plaintiff life in danger

giving plaintiffs licensed guards and team the ground to execute perpetrator using illegal weapon and the grounds to execute seizure warrant thats was approved by this court on sept 23 2009 at 10 27 am pst

but due to obstruction of justice by the secret service could not be executed due to the fact it would have placed plaintiffs team in danger of being framed our murder by other law enforcement.

due to the fact a crime is taking place no judges signature is needed to execute these warrants and perpetrators , but out of respect for the law plaintiff is informing this court that on this date November 12 2009 plaintiff will be executing warrants and seizing evidence from suspect on warrant that has been approved by this court.

we have the evidence and information each suspect is using these illegal devise to communicate will actual suspect using these weapons on plaintiff in this matter which is why licensed guard will be

executing suspect and bring there death certificate to this court and will show this court with out a reasonable doubt suspect are guilty of kidnap premeditated murder of Herbert decker as well as infant Jaden Austin and has kidnapped plaintiffs child Tristan M Clark/Griffin and has committed treason

after perpetrators has been executed we will show this court that all suspect has been getting information illegally on plaintiffs every move through devise.

we will also show this court that suspect knew they was not suppose to have any contact with plaintiff in this matter due to the fact plaintiff has a lawyer,those suspect that can be arrest will convict them self by admitting they received information from a informant using a illegal tracking and communicating devise placed on plaintiff against plaintiff will.

plaintiff is hereby notifying this court as well,that armed personnel for plaintiff will be acting under color of law in a treason and kidnap and murder and torture investigation and all law enforcement is to assist armed personnel for plaintiff when requested by head of armed personnel working with plaintiff with out any question our be charged with a title 18 sect 1509,1510,1505,2382,2384,2381, violation and principle charges.

armed personnel will announce them selfs as investigators which is required by law and give all suspect one warning before executing perpetrator.

armed personnel will also announce them self and repeat these word to anyone and law enforcement that do not comply with there demand, by the power invested in me by this court order of the united state of America if you fail to comply with this order you are in violation of a title 18 sect 1509,1510 2381 violation and we be executed on the spot.

this court order is also granted that all seized possession shall not be returned until a federal grand jury our jury has cleared all defendants and suspect of any wrong doing per the law

This court order is hereby granted and shall be executed on this date of November 12 2009

COUNSEL ERIC GRIFFIN
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Eric Griffin
NOV 12 2009