

In the US District Court of California - Writ Habeas Corpus § 2241

Todd Giffen,

No.

Petitioner,

Vs.

Motion to correct
petition filing under
correct section of
Habeas Corpus
procedures.

USA, President Barack Obama, Secretary of Defense Chuck Hagel, US Department of Justice, US Attorney General Eric Holder Jr., Federal Bureau of Investigation, FBI Director James Comey, Director of National Intelligence James R. Clapper, US Secretary of Homeland Security Jeh Johnson, US Department of Homeland Security, US Department of Defense, US Department of the Army, US Department of the Navy, US Department of the Air Force, NSA Director Michael S. Rogers, National Security Agency, CIA Director John O. Brennan, Central Intelligence Agency, Defense Intelligence Agency, Defense Advanced Research Projects Agency, National Reconnaissance Office, National Geospatial-Intelligence Agency, Defense Advanced Research Projects Agency, Defense Logistics Agency, Missile Defense Agency, Defense Threat Reduction Agency, Pentagon Force Protection Agency, State of Oregon Attorney General Ellen Rosenblum, Oregon Governor John Kitzhaber, State of California Attorney General Kamala Harris, and California Governor Jerry Brown.

Respondents.

Motion to correct petition filing under correct section of Habeas Corpus procedures.

The court in its motion to deny appointment of counsel improperly indicates that the Writ of Habeas Corpus has been filed under § 2254, when Petitioner is in fact in the custody and control of the Executive Branch and United States military and being deprived of justice and liberty from the Respondents/Defendants and it's actors, not any state. In fact no charges are pending and no conviction or sentence of any court is holding me in custody and the confinement and restraint of liberty is being done without any form of due process at all, all illegally.

The court should make sure to note and correct that Petition is being filed under 28 U.S. Code § 2241 not § 2254.

§ 2241 can be filed against any government entity for violation of liberty, illegal surveillance, or illegal military confinement or control. In fact in the 1800s, the Great Writ was used to get people out of military enlistment, debts, and other ills which deprived or restrained their liberty or caused confinement or imprisonment to someone or thing. The Writ is also used to contest illegal military confinement all the time, as such a person may be kidnapped, exploited, or targeted by the US military or thrown into a military prison illegally, or even imprisoned within the land they live.

This Writ of Habeas Corpus is a quasi-1983 civil rights action and the action sought is to prevent the government from killing, torturing, targeting, or controlling me further without due process outside of the judicial system and without filing any charges against me. These acts constitute a restraint of liberty under 28 U.S. Code § 2241 (a) and illegal custody in violation of the United States constitution

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or illegal custody by color of the authority of the United States or illegal custody for an act done or omitted in pursuance of an Act of Congress under 28 U.S. Code § 2241 (c)(1), (c)(2), (c)(3). Furthermore, under 28 U.S. Code § 2241 (c)(5) It is necessary to bring him (Petitioner) into court to testify or for trial.

Please make sure it's noted the correct section for the Petition to be filed properly under and sign the attached order to make it so.

DATED: 8/22/2014

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