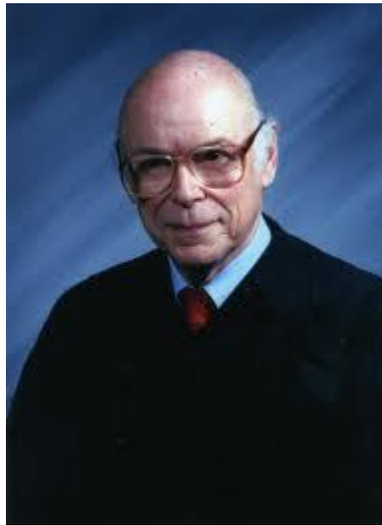


BREAKING NEWS....

RETIRED, FEDERAL JUDGE SPEAKS OUT AGAINST THE WRONGFUL CONVICTION OF THE IRP6, WHO HAS SOFTWARE TO STOP ISIS AND KEEP AMERICA SAFE FOR OUR CHILDREN & GRANDCHILDREN



PLEASE READ THE BELOW EMAIL JUDGE SAROKIN SHARED WITH A JUST CAUSE:

From: Judge H. Lee Sarokin, U.S. Court of Appeals (3rd Cir.), retired

In a federal court in Colorado, 5 experienced, educated African-American executives (defending themselves) were ordered by a judge to testify in violation of their constitutional right against self-incrimination. When one commenced testifying and another objected, the judge denied giving any such instruction. The defendants demanded that the transcript of the judge's statement be furnished. The trial continued; the defendants were convicted and sentenced to 7 to 11 years; the convictions were affirmed and review denied by the Supreme Court. **To this day the transcript of that conversation has never been provided.**

Although the primary charge was that the defendants had misrepresented their success and prospects to certain staffing companies, the case was presented to the jury on the basis that the software program developed by the defendants was a phony and a scam. The defendants had formed a software company to develop a program to aid law enforcement in sharing information. They worked for years on the project, spent their time and money, entered into a substantial lease, hired former law enforcement personnel to work on the project, engaged law firms and travelled the country demonstrating the

program to potential customers such as Homeland Security, the FBI, the N.Y. Police Department, etc. As interest increased, they engaged staffing companies to provide programmers. A former assistant U.S. Attorney sent a letter to the current U.S. Attorney claiming that these individuals had committed fraud--had lied about their prospects to the staffing companies---a claim consistently denied. Whom the letter writer represented was not disclosed.

An FBI raid was conducted on their business and everything seized, thus making it impossible for them to fulfill their obligations which they assert they had always intended to honor. Thereafter, upon a complaint received from a staffing company, the head of the local FBI responded that it was a civil not a criminal matter and declined to investigate further. Nonetheless, the charges were later submitted to a grand jury which refused to indict. But someone (unbeknownst to the defendants) apparently persisted in having the matter submitted and another grand jury finally indicted---some years after the first letter of complaint.

At the trial, the government conceded that the defendants made no money as a result of the alleged scam. Also, it is difficult to reconcile the charge with the time and money devoted to the project by the defendants and the unanswerable questions: Why would scammers pick law enforcement as their target? Why would they personally guarantee the obligations to the staffing companies? How could they possibly make any money unless the program were a success and contracts obtained? Who pushed so hard for the indictments?

And finally there is the treatment of the defendants---unusually long sentences---denied bail pending appeal as flight risks. None have any criminal records. They all belonged to the same church and lived in the same community. They and their families are replete with service in the armed forces and a long history of such service. They have families. White executives who have supervised or directed conduct that has resulted in **death** of consumers and employees are not even charged, and yet these 5 African – Americans (and one white colleague) are pursued relentlessly and punished harshly for basically the failure to pay corporate debts.

Note: I became interested in this case as the result of a radio interview I was asked to do by A Just Cause in Colorado. I fear a grave injustice has been done, but all legal avenues have been exhausted. There is a website entitled FreetheIRP6 (www.freetheirp6.org) which contains all the details and necessary references, but obviously is not an unbiased source