

Cache Collision[®] is the following story of corruption and collusion and the lengths that people will go to hide their crimes against humanity. Based in Cache County Utah, this real-life experience begins with the revealing of Satanic Ritual Abuse (SRA) and the enormous efforts to cover up their evil deeds, while enslaving the masses to a corrupt system of leadership.

This story follows one man's journey of exposure and the retaliation he experiences in the criminal justice system, where the courts manufacture a crime, deceptively orchestrate an indictment, and then deny him his constitutional rights and even prevent him from presenting a defense or having witnesses on the stand at his trial (A Kangaroo Court). All in the name of "injustice," however, not everything is as it appears and as every good "whodunit" provides there is a climatic and poetic ending to this "need to be understood story." This now comes, as an appeal, before JAG since the Military remains the only lawful legal authority to address:

THE UNITED STATES DISTRICT COURT - DISTRICT OF UTAH FILING

APPLICATION FOR PRETRIAL HABEAS CORPUS

CHANGE OF COUNSEL

FARETTA MOTION - GOING "pro per"

CONFLICT OF INTEREST

ATTORNEYS AS WITNESS

INEFFECTIVE COUNSEL

SUPPRESSED EVIDENCE

BRADY VIOLATIONS

WITNESS TAMPERING

INTERFERENCE AND INTIMIDATION

PERJURY

MANUFACTURING OF A CRIME

FRAUD

DOUBLE JEOPARDY

ABUSE OF PROCESS

PROSECUTORIAL MISCONDUCT

JUDICIAL MISCONDUCT

DEPRIVATION OF RIGHTS

MISTRIAL

OATH OF OFFICE VIOLATIONS

MISPRISION OF FELONY

MISPRISION OF TREASON

PETITION FOR REDRESS OF GRIEVANCES

FIRST JUDICIAL NOTICE

Constructive Notice

“Constructive notice in law creates an irrebuttable presumption of actual notice.” Mooney v. Harlin, 622 SW 2d 83.

Fairbanks provides this Judicial Notice of the Fairbanks’ intent of Filing for an Emergency Application for Writ of Pretrial Habeas Corpus with the Supreme Court of The United States (SCOTUS), under Rule 11, as it remains the only Court with Original Jurisdiction for a Writ of Habeas Corpus. – Now with an Appeal to JAG.

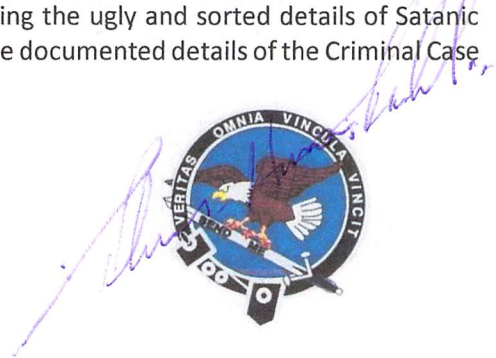
A Matter of National Security

Around May of 2022, Fairbanks’ military liaison met with Spencer Rice and Fairbanks at the Baugh Motel, in Logan Utah, where Mr. Rice was told the Case against Fairbanks needed to be dismissed as a matter of National Security.

Mr. Rice was stunned by the appearance of the military liaison with really nothing to say. After the military liaison left, Mr. Rice told Fairbanks that he did not believe anything the military liaison had said and cautioned Fairbanks not to believe it either.

There is no evidence to suggest that Mr. Rice ever notified the court, or the prosecution, of the meeting with Fairbanks’ military liaison.

Fairbanks now wishes to reveal his active involvement with the Intelligence Support Activity and his admission that he has been operating undercover exposing the ugly and sorted details of Satanic Ritual Abuse (SRA) and the criminals involved, including the documented details of the Criminal Case brought against Fairbanks.



See Enclosed USB Files:

Appeal to JAG - 06012023

Appeal to JAG - BKC Exhibit C

New Release - Fairbanks Application for Habeas Corpus

Prepping for SCOTUS

Proclamation 104