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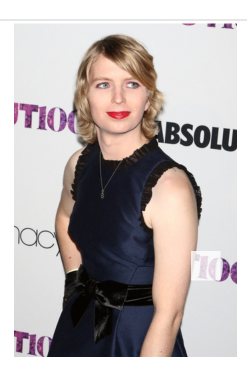
Federal Judge Orders the Torture of Chelsea Manning – U.S. Violates Human Rights

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Blog/Politics

Posted Apr 4, 2019 by Martin Armstrong

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One of the most ruthless and unconstitutional powers federal judges have is to throw people into contempt until they break. The press **NEVER** reports the truth about the US legal system; they **ALWAYS** defend the government no matter what. They love to throw you into solitary confinement where the vast majority of prisoners commit suicide. It takes a strong mind and an even stronger will to stand up to judges who have not a shred of humanity in their souls if they even have one still remaining. In my case, Judge Richard Owen kept joking about a **Steven Schiffer** who never appealed what he did to him, saying he was never over-ruled. When he kept making jokes about this fellow, I asked my lawyer, **"Who was Schiffer?"** They said you don't want to know. I said, **"Tell me!"** Judge Owen took all his lawyers away, mentally tortured Schiffer, and he committed suicide. This judge thought it was funny.



Former US army intelligence analyst Chelsea Manning is jailed also on pretend powers of contempt that are against every principle of liberty ever dreamed of by the Founding Fathers of the American Constitution. Courts have usurped this power of contempt under the theory that English judges had that power in common law. It is totally inconsistent with the fact that we had a revolution against such tyranny. Insult a judge and you go to jail. You must address him as "your honor," pretending he is honorable when he does not even respect human rights.

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Instructional Vi



Socrates

US district judge Claude M. Hilton threw Chelsea Manning into solitary confinement, which is

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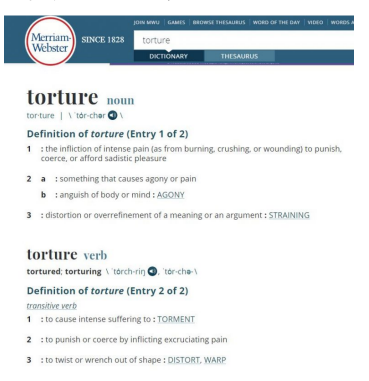
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underwear is too much, or so cold that you can see your breath. Judges always rule in their own self-interest of power that this is not torture like waterboarding. Of course, there are some judges who retain their humanity. Unfortunately, they are the minority.

If the government does not leave a mark on your body, they conveniently claim this is not torturing a person. Any normal person would consider torture to be (1) the action or practice of inflicting severe pain, mental or bodily, on someone, (2) to force them to do or say something, or (3) for the pleasure of the person inflicting the pain. Webster's dictionary defines torture as:



Judge Hilton threw Chelsea Manning in contempt of court and ordered her jailed, yet she confirmed she has no intention of testifying based upon her political beliefs that should be protected by the First Amendment. She told the judge she "will accept whatever you bring upon me."

Manning has refused to testify because she objects to the secrecy of the grand jury process, and already revealed everything she knows at her court-martial. Nevertheless, this judge said she will remain jailed in his torture chamber of horrors until she testifies or until the grand jury concludes its work, which could be years.

Manning turned over a vast trove of military and diplomatic documents to WikiLeaks and it shows how the government violated the fundamental law of humanity and constantly lies to the people. WikiLeaks made those documents that exposed illegal activities public back in 2010. Chelsea served seven years of a 35-year military sentence and was freed after former President Barack Obama commuted her sentence. I have to admit that perhaps the only thing I find agreement with Alexandria Ocasio-Cortez is the fact that she is calling for the release of whistleblower Chelsea Manning, who has been in solitary confinement for 26 days after refusing to testify before a grand jury. She has stated the Manning's current imprisonment was "torture," and that the former Army intelligence analyst should be released on bail.

The point of this whole exercise is the judge can simply claim he does not believe you. You are <u>not</u> entitled to a trial by jury because they also claim they are not "punishing" you for a crime, they are "coercing" you and therefore since they do not call it a "crime" you have no constitutional rights to a

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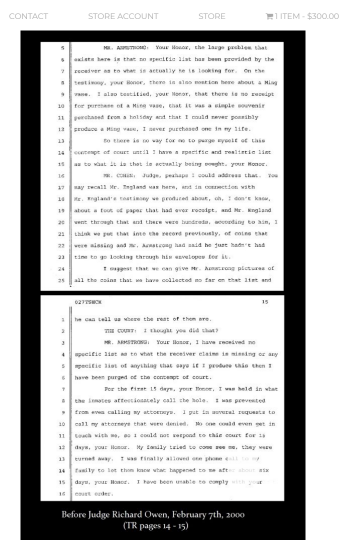
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trial by jury. They can keep you there until you die under the pretense it is coercion and not



In my case, not only did the court refuse to give me a list of what I was to turn over, but the judge put me in prison to stop the trial. After 20 years, part of the nearly \$3 million in coins I could not find was bought by a dealer in Philadelphia for \$6,000 cash. That dealer then stuck them in a safe deposit box and tried to sell them with the help of an auction house in Texas in 2017 when he thought enough time passed. Under the law of contempt, the person is supposed to refuse to do something. When I asked for a list of what it was I was supposed to do, they said they would take photos of what they had and I could tell them what was missing to regain my own freedom.

Of course, the court never provided any photographs. My case illustrates just how contempt powers can be abused for political purposes. I was never provided any specific order on January 14th, 2000, they never said, "Do this and you will be released." It is not whether Chelsea Manning even has anything. She objects to the secrecy of the entire proceeding and could be thrown in prison until she dies. And this is a country that criticizes China for human rights violations?

In my case, there was never a trial or even a discussion of who owned any property. The receiver was simply given "custody," and there was never a trial. I probably would have died in contempt of court had I not petitioned the Supreme Court. After 20 years, the nonsense over the coins for which I was held in contempt were sold for \$6,000 cash by some worker to a Philadelphia dealer. This entire affair proves my contempt was bogus to turnover something they refused to define and which I believed had been stolen, to begin with.

The government is **NOT** the sovereign of this nation — we are. Therefore, any whistleblower is **NOT** committing treason since we are the sovereign, not the government. Indeed, people like Manning and Snowden are seeking to expose that the government is acting illegally **AGAINST** the true sovereign which is none other than we the people. This distinction has been stated by the Supreme Court very

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plainly stated in LEGAL TENDER CASES, 110 U.S. 421 (1884) (also

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YOU DO REALISE THAT
EXPOSING THE ILLEGAL
THINGS YOUR GOVERNMENT
HAS BEEN DOING IS ILLEGAL?

"... there is no such thing as a power of inherent sovereignty in the government of the United States. It is a government of delegated powers, supreme within its prescribed sphere, but powerless outside of it. In this country, sovereignty resides in the people, and Congress can

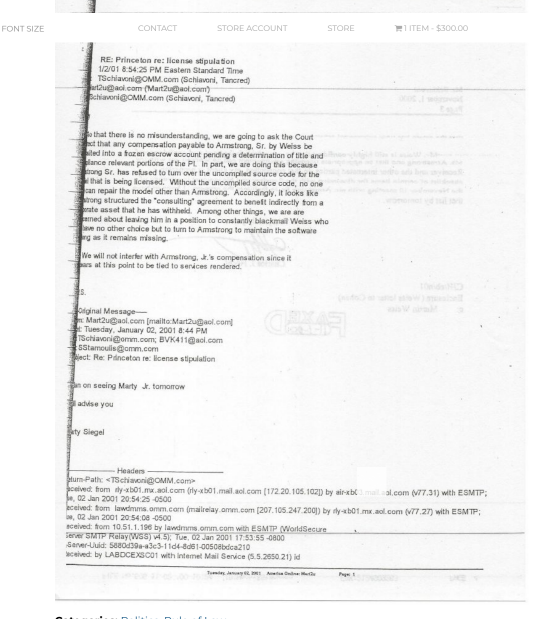
exercise no power which they have not, by their constitution, entrusted

to it; all else is withheld."

These government agents pursuing Manning and Snowden are the real traitors to the people trying to protect the illegal actions of the government. We really should **DEMAND** that the power of contempt be eliminated from US law once and for all. It is an easy way to imprison people for political purposes. In my case, the bankers wanted Princeton shutdown because they argued we had more influence and they would lose money in their manipulations because we would expose them. When someone else stepped up and offered to rent Princeton to keep the forecasting going, the court refused. They demanded I turn over the **source code to Socrates(1)**. **ALL** the statements made in the movie "The Forecaster" could not be made unless they were proven with documentation to satisfy Lloyds of London to provide insurance against slander.

I am asking everyone with a pen to write to Congress and Trump demanding Chelsea Manning be released and contempt powers be repealed by Congress. Judges should NOT have such a power that circumvents all human rights under the pretense of discretion. Now that Trump has gotten a taste of how corrupt the legal system is, perhaps he is ready to defend the Constitution and human rights against such outright abuse.

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