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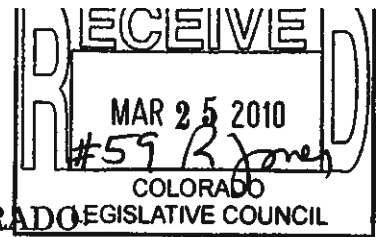
APR 08 2010

Colorado Secretary of State

Submit to title board

No changes

Page Penk April 8th, 2010



BE IT ENACTED BY THE PEOPLE OF THE STATE OF COLORADO

A call for the impeachment of Chief Justice John G. Roberts Jr. of the United States Supreme Court, by the House of Representatives, for Chief Justice Roberts' October 5th, 2009 denial of a jury trial (see *Penk v. United States* docket 08-10898) to U.S. born Page Penk's timely filed and statutorily authorized appeals, which were based on the denial of Mr. Penk's November 19th, 2007 written request for a jury trial under the Sixth Amendment in his 2008 conviction at a bench trial for a federal petty offense charged at the U.S. district courthouse in Denver, CO under this timeline:

Aug. 26th, 1963- Cook County, IL live birth of David Penk, certificate by Edward J. Barrett,

Feb. 28th, 1986- Boulder County Court, CO (see 65C782) name change from "David Penk" to "Page Penk",

March 28th, 2007- *Penk v Huber* (07-CV-607), filed this date in federal court in Denver, CO, seeking a Colorado specialty plate reading "PEACE IS POSSIBLE",

August 17th, 2007- Page Penk visits Alfred A. Arraj federal courthouse, Denver, CO, U.S.A., to file motion in *Penk v Huber*,

August 17th, 2007- Alfred A. Arraj federal courthouse, Denver, CO, U.S.A., Mr. Penk falsely charged with two federal petty offenses, (see *United States v Penk*, Criminal Case No. 07-po-01242-CBS), failure to comply with signs and directions, 41 F.C.R. § 102-74.385 and creating a disturbance, 41 F.C.R. § 102-74.390, offenses which carried a prison term limited to 30 days and are classified as Class C misdemeanors (see 18 U.S.C. §§ 3559(a)(8), 3571(b)(6), 3581(b)(8), Class C misdemeanors are defined as "petty offenses" by 18 U.S.C. § 19 and 41 C.F.R. § 102-74.450, see *United States v. McCrickland*, 957 F. Supp. 1149, 1150 (E.D.Cal. 1996),

Nov. 19th, 2007- Mr. Penk files written motion for a jury trial on federal petty offense criminal tickets H 5066195 and H 5066196,

Feb. 8th, 2008- Mr. Penk's request for a jury trial under Article III, Sec. 2, clause 3 and the Sixth Amendment is denied by federal District Court Magistrate Craig B. Schaffer this date, instead, his bench trial authorized under D.C. COLO. LCrR 57.1 and 18 U.S.C. § 3401, takes place with Criminal Justice Act appointed lawyer Neal McFarland representing Mr. Penk, Mr. Penk convicted of Failure to obey signs and directions, acquitted of Creating a disturbance, sentenced this day under 28 U.S.C. 636(a)(4) to five days in jail, and a \$300 fine,

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Feb. 10th, 2008- Mr. Penk files a timely appeal under 18 U.S.C. § 3402 to Senior District Judge Kane from his Feb 8th conviction, see also Fed. R. Crim. P. 58(g)(2) (see U.S. v. Penk, Criminal Case No. 08-00064- JLK),

Dec. 22nd, 2008- Senior U.S. District Judge Kane affirms Mr. Penk's conviction despite the lack of a jury trial, Mr. Penk files timely appeal this date to 10th Circuit under 28 U.S.C. § 1291 (see United States v. Penk, 08-1497 (CA 10th Cir. Colo.)), the language of 28 U.S.C. § 1291 includes final district court adjudications of appeals from misdemeanor trials by a magistrate judge, *United States v. Gagnon*, ___ F.3d ___, 2009 WL 196362, (6th Cir. 2009) (citing *United States v. Aslam*, 936 F.2d 751, 754 (2d Cir. 1991)),

Jan 20th, 2009 - Chief Justice Roberts displays signs of mental illness at swearing in,

April 7th, 2009- Order and Judgment: Lucero, Murphy and McConnell 10th circuit judges sitting, W^e affirm Mr. Penk's conviction because there is no right to a jury trial for petty offenses" this date appeal denied (*United States v. Penk* is reported in a non-published slip opinion, 2009 WL 921109, CA 10th Colo., April 7th, 2009),

June 16th, 2009 - Mr. Penk files a timely appeal to the United States Supreme Court under 28 U.S.C. § 1254 (1), his appeal is only based on the denial of a jury trial promised him under Article III, Sec. 2, clause 3 and the Sixth Amendment,

Oct. 5th, 2009- Supreme Court denies certiorari, Chief Justice Roberts violates the Article III, clause 1 "good Behaviour" requirement of judges in this activist reading of the law, as put forth in Mr. Penk's March 25th, 2010 filing of Articles of Impeachment with Representative Mike Coffman;

shall be added to the Colorado Constitution.

Submitted March 25, 2010 by Friends of Madina☺

Page Penk 1304 S. Parker Rd, PH 17, Arapahoe County, Colorado, 80231-303-283-7913 and Chester Penk 1304 S. Parker Rd, PH 17, Arapahoe County, Colorado, 80231-303-283-7913

