

DAY 1301 of the J6 Political Hostage Crisis

July 30, 2024

Call to Action

DC Facility

CALL TO ACTION (by Dominic Box) – July 25

For the first time in $3\frac{1}{2}$ years the housing board came in and forced everyone to sign a voluntary protective custody agreement.

The people who came in to tell them this are:

Case Manager: Issiby Davies Supervisor: Charles Akenboya

- They want to put the general population into their unit so it would no longer be just the J6 patriots.
- They want to mix murderers, sex offenders, etc. with them.
- Right now they have safety in numbers and they watch each other's back
- They keep their doors open since they trust one another.
- They are inviting conflict into the unit, maybe because they want headlines since they are getting closer to the election.

Call:

U.S. Marshall's Office (202) 772-0301 Director of DC DOC Thomas Faust (202) 698-4932 e-mail: Deputy Warden kelly.vick@dc.gov

Almost Free And Starting All Over

To know William "Billy" Chrestman is to gain an older brother, one I never had. Those of us who have met Billy over the past three years have become friends of his, as the Gateway Pundit article states.

Billy was released from prison last week after several delayed release dates. He currently resides in a halfway house searching for an affordable place to rent and get his family back together after losing all he had worked for to provide for them.

Read the article, learn about Billy, and if you can help the beautiful Chrestman family rebuild what was lost as he was held hostage across the country from his family. (Image taken from the Gateway Pundit)

Proud Father J6 Hostage Billy Chrestman Is Released from Prison After 3 1/2 Years of Captivity – His Family Has Lost Everything – Please Help Billy If You Can





2 Years of Vigils Hearing the Voiceless



Thursday August 1st will mark the 2 year anniversary of the men and women who went through the DC jail and Northern Neck Regional Jail, a few in Lewisburg, and some making their way through Alexandria all being given a voice while incarcerated.

On Saturday August 3rd the vigil will occur from 5 to 9 p.m. with many in attendance to celebrate the 2 year anniversary.

If attending you are asked to bring your American flag. There will be food, fellowship, and music including live music. For more information visit 4Ashli.com

(Image taken from 4Ashli.com)

Call To Action On Behalf of Jonathan Mellis

Jonathan Mellis should already be in a halfway house or on home confinement. He has a halfway house to go to. He also has a home address thanks to his employer.

He would appreciate people reaching out and asking respectfully that Jon be released on either one. You can do this by emailing: ASH-ExecAssistant-S@bop.gov or by calling: (606) 928-6414. Please be respectful when doing so as this could have repercussions

for him. He is said to understand that

(1) IN GENERAL.—

The Director of the Bureau of Prisons shall, to the extent practicable, ensure that a prisoner serving a term of imprisonment spends a portion of the final months of that term (not to exceed 12 months), under conditions that will afford that prisoner a reasonable opportunity to adjust to and prepare for the reentry of that prisoner into the community. Such conditions may include a community correctional facility.

(2) HOME CONFINEMENT AUTHORITY.—
The authority under this subsection may be used to place a prisoner in home confinement for the shorter of 10 percent of the term of imprisonment of that prisoner or 6 months. The Bureau of Prisons shall, to the extent practicable, place prisoners with lower risk levels and lower needs on home confinement for the maximum amount of time permitted under this paragraph.

There was much attention brought to both the First Step Act and the Second
Chance Act in last week's newsletter. Both of these acts are to ensure that an incarcerated individual is able to get back to earning a living and being a productive member of society again. Given the shortage of beds in halfway houses and prisons and the amount of time Jonathan Mellis has left he should have already been placed in a halfway house and should be making his way home.

This is just one more of the many injustices J6er's, and the many incarcerated across this country are facing.
(Images left taken from law.cornell.edu)

Homeland Security Investigation (HSI) J6 & The Assassination Attempt

Homeland Security had a hand in January 6th and it is coming to the forefront, they may

have also played a part in the assassination attempt on Trump on July 13th that took the life of one of the rally goers and critically injured 2 others.

Well before January 6th was planned or planted in the minds of the American people there were some who knew there would be an event to infiltrate. Those people were attempting to recruit others, especially those in militias to be informants. No one is more aware of this than Jeremy Brown and those who have been willing to listen to his story over the past several years. When he went public with recordings of his interactions with DHS he was arrested for J6.

Now, thanks to a whistleblower, Sen. Hawley has been made aware and released a letter to Mayorkas on X that states it was the job of Secret Service to guard the President in Butler, PA and they were not assigned to do so. HSI was not aware of the protocols of protecting the president and those attending the rally that day and made a list of mistakes that ended up costing one man his life. Why did this happen?

(Image taken from Revolver News)



Obstruction Charge

Supreme Court Ruling

Mel Hawley and Stewart Rhodes had a conversation about the 1512 charge, one he has been convicted of. While the conversation starts and covers a lot about the 1512 there are also a lot of other topics covered. Such as Rhodes being a Yale law school graduate himself, and the three lawsuits the Oath Keepers, the Proud Boys, and President Trump are all codefendants in.

Both The Hill and The Epoch times also brought attention to some of the cases the obstruction charge was used in and how it was removed. Some were awaiting this ruling to proceed with sentencing and that can now occur. Some have also been released and told they will have to go back to DC and face sentencing again. There are also some defendants who have walked away free as they had served time and the charge is no longer allowed to be used in this manner.

While neither of the articles mention it, there are also cases in which the obstruction was the only felony charge and when that was removed the person would have had only misdemeanor charges. The DOJ is now applying the felony charge of interfering with police duties. This person has been enduring this battle for at least 2.5 years, and all of a sudden when the obstruction charge can no longer be used there is another felony added. I am told there is no evidence proving this occurred, only evidence disproving the charge. In a DC court room will it matter?

(Image taken from top: The Hill, middle: Epoch Times and bottom: melhawley.substack.com)





MEL HAWLEY JUL 25, 2024 · PAII

Stewart Rhodes and I had another chat.



Writ of Mandamus Janice Wolk– Grenadiere

ADA Advocate, Janice Wolk -Grenadiere has done many things for the J6ers who have made their way through the DC jail. She joins Mel Hawley and speaks of her journey of becoming an ADA. She tells of her time in Alexandria jail. And then goes on to talk about her writ of mandamus in front of the Supreme Court. (Image taken from melhawley.substack.com)

Artwork on the newsletter (header, free the hostages, and Trump won) was created by Markus Maly. Learn his story or support his family by visiting: https://www.givesendgo.com/G9QRD



