



The Due Process Advocate

*"No Person shall be . . . deprived of life, liberty, or property without the due process of law"
- Fifth Amendment of the United States Constitution*

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TWO THINGS THAT ARE NOT ALLOWED IN MANY COURTS: DUE PROCESS AND CELL PHONES...

Six months ago, The Due Process Advocate published a short edition entitled, ALLEGED DUE PROCESS ABUSE IS TAKING CENTER STAGE IN THE MEDIA. The article called attention to several commentaries on due process that were surfacing in nearly all the major media outlets across America, as social justice advocates and groups were crying foul. Nevertheless, the seemingly unconstitutional attempts by various legislatures to stifle due process rights (i.e. the constitutional right to be heard in a fair legal proceeding) are continuing despite the push-back from many social justice groups who continue to voice their concerns.

Recently, a political faction involving gun control actually endorses the notion that "you are guilty until proven innocent." You can read about it in Matt Agorist's April 3, 2019 article here:

STATE PASSES BILL TO SEIZE GUNS BASED ON ENTIRELY "UNCHALLENGED" ACCUSATIONS, WITH NO DUE PROCESS

<https://www.blacklistednews.com/article/71945/state-passes-bill-to-seize-guns-based-on-entirely-unchallenged-accusations-with-no-due.html>

PLEASE NOTE: Matt Agorist is an honorably discharged veteran of the USMC and former intelligence operator directly tasked by the NSA. This prior experience gives him unique insight into the world of government corruption and the American police state. Agorist has been an independent journalist for over a decade and has been featured on mainstream networks around the world. Agorist is also the Editor at Large at the Free Thought Project, where this article first appeared. Follow @MattAgorist on Twitter, Steemit, and now on Minds.

While there are obvious due process abuses, like the one above exposed by Matt Agonist, there are also a host of more subtle attempts to remove due process rights from average Americans. Surprisingly, due process rights are being stifled by courts!

Consider the following policies that have been endorsed and implemented by many court systems across the country (all of which enable the use of electronic communications to favor the legal establishment in a manner which serves to the substantial prejudice of self-represented litigants):

"The legal process is absolutely futile if your due process rights are ignored."

*- Ed Smith, Publisher
The Due Process Advocate*

JUDGE GENIE SAYS...

#2 BY EHS/GES
APRIL 12, 2019



1. ELECTRONIC FILING

In many courts, electronic filing is NOT permitted by pro-se litigants (like the New Hampshire Supreme Court, and United States District Court, District of New Hampshire). Even in jurisdictions where courts allow all parties to file electronically, the architecture and applications of the software are designed in a manner to dramatically favor parties that are represented by attorneys. The bottom line is that courts just don't want to deal with litigants who lack legal training; especially where "small dollars" are involved. Money is number one. Justice is often a secondary consideration. This is one of the major reasons why The Due Process Advocate wants due process education to be a standard part of secondary school curriculums across the country.

2. CELL PHONES

In even more courts, pro-se litigants are often not even allowed to bring cell phones into a court. At first thought, this seems like it might be a necessary policy as a cell phone going off might disrupt a proceeding. But that may not be the main reason for the policy. It seems that the whole idea of going to court continues to be one of intimidation, inconvenience, and indifference. Attorneys use their cell phone to communicate with their colleagues, check statutes and authorities during hearings, look at electronically-stored pleadings, and much, much more to bolster their effectiveness in court. Pro-se litigants are stripped of all of that. They can't even check on their kids or notify an employer they are going to return late. They are totally isolated from the rest of the world. They can't be contacted in an emergency. Clearly, the intended effect here is to make a court proceeding as intolerable as possible for the non-members of the legal community.

It can not be over-emphasized that the time for universal due process education has arrived. Whether for yourself, your family members, your employees, and/or your business associates; please join and support what is likely to become the key social justice movement in modern times: the restoration of constitutionally-guaranteed due process rights in America.

DUE PROCESS ADVOCATES & PAID CONSULTANTS WANTED

Key qualifications include:

- (a) a special interest in due process issues and advocacy;
- (b) above-average verbal, writing, and electronic communication skills;
- (c) the ability to teach one-on-one or in a small group; and
- (d) business administration, office management, and/or high-level sales or experience.

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