

The REAL TRUTH and SECRET AGENDA behind the City of Jacksonville, Texas Police assaults on the house of Israel Church and Missionary Robert James Fox and his Matthew 25 Mission

By David George Baugh

On May 15, 2008, I was the invited guest of Robert James Fox, working as his assistant at his office in the house of Israel Church building located in the City of Jacksonville, Texas at 300 South Main Street, Zip Code 75766. The building is 7,500 square foot in size (75' wide X 100' long), and divided into four sections: The main (northwestern front) section (about 50' wide) is the dental clinic of the founder of the house of Israel Church, Dr. Barry Eugene Brooks, DDS which is temporarily closed due to Dr. Brooks' imprisonment for his refusal to renew his license to practice dentistry. A 25' X 100' (approximately) section on the entire length of the south side of the building is leased to Bell Finance Company and is completely separated from the rest of the building by a 16" thick brick wall. The middle section of the north side is Dr. Brooks' library and personal area, and the eastern-most section of the northern side was the office space of Robert James Fox up until he was forced to flee for his life by the City of Jacksonville Police under the leadership of Chief of Police, Reece Daniel.

It was on May 15, 2008 at about 6:30PM that the first of three paramilitary police attacks conducted in less than a month occurred against the house of Israel Church and my Friend, Robert James Fox and his missionary project. But I must first explain the basis for the purported "*probable cause*" for this attack.

I had become acquainted with Robert and his work back in 1995, and we had corresponded regularly as I was, like him, working to educate myself and others in scripture, history, and law to enable us to restore sound biblical principles of law, and strictly limited constitutional government which would be pleasing in the eyes of our Creator/Savior, and restore His blessings to America, which necessarily includes our lost liberty and freedoms.

Since 1991, after closing my small cabinet manufacturing business, I had been working full time in my home State of Missouri exposing massive political usurpation and corruption, focusing on the motor vehicle regulatory revenue licensure schemes of taxation, and ended up being imprisoned for my humble efforts. I had simply refused to renew my "*Valid Expired*" driver's license in peaceful remonstrance, and was convicted on three counts and sentenced to serve **nine years consecutively** (just five years of the sentence was imposed) as a class-D felony crime for the civil infraction of allegedly driving without a valid license.

It is interesting to note that I was not a licensee who had his license suspended, revoked, or cancelled, and I have an excellent driving record of well

over one and a half million miles with over 46 years of experience with only a few minor accidents none my fault, and I could have had the license simply for the asking, and I have no criminal record whatsoever, proving the State's primary interest in such severe and extreme enforcement is not for public safety, but instead to perpetuate their legalized plunder and extortion racket being perpetrated against my unwitting fellow Missourians.

I was first offered "*parole*" on February 14, 2005 with **special conditions** of: 1) electronic surveillance, 2) no driving, and 3) no drinking, which I refused to agree to for the simple fact I was not charged with or convicted of any drug or alcohol-related offenses, I could have had a driver's license merely for the asking, and I am not, and never have been a criminal, and as a matter of law, the judgment against me for alleged violation of the civil regulatory revenue scheme of taxation is void ab initio on its face because such purely civil matters are not cognizable in a court of criminal jurisdiction pursuant to 60 Corpus Juris Secundum, Section 37 "Motor Vehicles", and the State and U.S. Constitutions.

Because I refused to accept the aforesaid terms of parole, I was "set back" two years by the Missouri Board of Probation and Parole, and again offered release on parole on June 15, 2007, with the same aforesaid special conditions, but with an added fourth special condition: that I attend a substance abuse treatment program. Since I do not abuse alcohol, and have never taken any kind of drugs whatsoever, and for the aforesaid reasons, I again refused to sign or agree to their ridiculous terms.

This time, however, I was released even though I had refused to sign their parole contract agreement, and without any of the special conditions, and I immediately applied for and obtained a valid Missouri driver's license thereby proving I could have done so all along, and creating a "**legal impossibility**," in that it became impossible for me to again violate the law, thereby eliminating the purported need for any "*parole supervision*" by the expressly stated rules of the Missouri Board of Probation and Parole. However, the filthy parasites still required me to report in to them once each month as a matter of policy (actually, job security) to which I complied under protest while seeking legal relief since I obviously do not need such a government babysitter.

It was the first week of September, 2007 that Robert contacted me asking me to come and work as his assistant. I timely and duly noticed the appropriate Missouri Board of Probation and Parole Supervisors of my intent and purpose in traveling out of state in writing to which they offered no objection, so I began traveling back and forth from my home in Missouri to have fellowship and work with Robert James Fox in Jacksonville, Texas about the second or third week of September, 2007.

From then until May 15, 2008, I had driven over 25,000 miles, in five states without even so much as a traffic ticket, spending most of my time working with Robert in Jacksonville, Texas.

On the evening of April 7th, 2008, as I was standing on the private property adjacent to, and belonging to the house of Israel Church building speaking with

another man who had come by to see Robert, a City of Jacksonville Police Officer pulled up and approached me, demanding I identify myself. When he could not provide me with any probable cause for his demand, I respectfully declined to comply, whereupon he arrested me for “*failure to identify*” in alleged violation of Texas Penal Code, Section 38.02(a).

As it turned out, the other man I had been speaking with, who had briskly walked away when the policeman approached, Stephen Lee Jackson, (who has no criminal record) had a federal warrant for his arrest on a gun charge, which I subsequently reviewed and found to be entirely frivolous nonsense as a matter of law on its face, although, typically, the B.A.T.F. is still trying to prosecute him to try and justify the need for their parasitic and tyrannical existence (job security) when some 80% of all such cases are shown to be bogus, but nevertheless, the police made a big deal about it in the local papers, radio, and television, claiming the house of Israel was attracting such “*criminals*” and that this posed a potential danger to the community, particularly since Robert and his friends and associates had been successful in acquiring the former Methodist Church building and property located just two blocks southwest of the house of Israel Church building on a contract for deed intending to expand his Matthew 25 Mission therein.

On April 9th, 2008, local NBC-TV affiliate, KETK, Channel 56 contacted Robert wanting to do an on camera interview with Robert or myself as to the purchase of the former Methodist Church property and the house of Israel and Robert’s intentions, but he and I declined to speak with Charlotte Huffman, the KETK-TV news person covering the story, however, I personally delivered a packet of written information to KETK-TV for Charlotte Huffman to read, but none of the information provided was used in her broadcasts regarding us, which broadcasts were all derogatory and slanted against us, and placing fear and doubt in the minds of the viewing audience, holding to the speculation, conjecture, and fabrications of District Attorney, Elmer C. Beckworth, Jr., Reece Daniel, Jason Price, and John Page acting as spokesmen for the Jacksonville Police.

From April 9th onward, my name and photograph was plastered full screen on KETK-TV and I was vilified and slandered along with Robert in the local media.

On April 14, 2008, I filed a demand to quash the failure to identify complaint against me for failure to state a crime and constitutional violations in the failure to identify case in Jacksonville Municipal Court, and the matter was continued from April 18, 2008 to May 14, 2008 over my written objection.

On April 20, 2008, I returned to Missouri to meet with the parole officer newly assigned to my case, Jim Johns in Salem, Missouri on April 21, 2008, and then returned to Jacksonville, Texas that night.

Due to the continuous barrage of slanderous propaganda being publicly spread against me, deprivation of my rights, and due process violations, I filed a federal civil complaint #6:08cv173 in U.S. District Court, Eastern District of Texas, Tyler Division under 42 U.S.C., Sections 1983, 1985, and 1986 against the City of Jacksonville, certain police officers thereof, the city attorney, and the municipal

judge the last week of April, 2008, hoping to get injunctive relief, and the defendants were served process of summons on May 8th, 2008.

On April 30, 2009, the contract for deed was met and the former Methodist Church property then belonged to a trust established by Robert's friends which would enable him and his friends to have and use the property in the operation and expansion of his national outreach Matthew 25 Mission project.

When I appeared in the City of Jacksonville Municipal Court at 10:00AM, May 14, 2008 with Robert James Fox and two other witnesses on the failure to identify charge, Reece Daniel and John Page were there and had an ex parte communication with the city attorney and Municipal Judge, Pete Menefee, and Menefee selectively addressed me, informing me the matter had again been continued to July 9th, 2008, to which I voiced my strenuous objection, which was ignored.

When leaving the courtroom, we were stalked by Reece Daniel and John Page as we stood on the sidewalk a short distance from the courthouse.

The next day, May 15, 2008, at about 2:45PM, I received a call on my cell phone on a private number from a man who said he was Detective Cearley of the City of Jacksonville Police Department and he was calling on behalf of Chief of Police Reece Daniel, and that they wanted to drop their failure to identify charge against me, and for me, at my convenience, to come by the Police Department to arrange it. I thanked him for the call, but realized the only way the matter could be dismissed was by the judge on the recommendation of the city attorney, so I typed up a letter to Reece Daniel suggesting they schedule a hearing in the court, but to do so prior to May 21, 2008 as I was returning to Missouri on that date to take care of personal matters plus I had an appointment scheduled to meet with Jim Johns on May 23, 2008 at Salem, Missouri and I was anxious to put an end to such reporting in requirements through him and administrative procedure or the courts. I then took the letter to the Jacksonville Post Office at about 4:00PM so Reece Daniel would be sure to receive it the next day, May 16, 2008.

Being relieved, and having gotten up and started work early that morning, at about 4:00AM, I decided to lay down and take a nap, as did Robert. Unbeknownst to us, Reece Daniel and his minions had planned their first armed paramilitary attack, using my alleged "*parole*" as a vehicle through which to set up and justify such a forced entry. Jason Price and Reece Daniel had made contact with Jim Johns and using improper influence, lies, speculation, and conjecture, had fraudulently persuaded Jim Johns to initiate a sham extradition proceeding against me for alleged "*parole violation*," on my aforesaid civil traffic conviction, however, as aforesaid, my procurement of the license made it impossible for me to again violate the law, rendering any such supervision moot as a matter of law, plus I had duly noticed appropriate supervisory personnel of my traveling out of state, and as aforesaid, the judgment against me is void on its face ab initio as a matter of law.

Being in the eastern-most portion of the building with the door to the other section closed, it is impossible to hear anything from the western-most section of

the building, thus Reece Daniel and his gang of armed thugs smashed the glass door to the dental clinic and made their way through the building until they found me sleeping on the single bed I used to sleep on during my visits, and arrested me at gunpoint, telling me they were “*tired of my bullshit and suing them*” and that they were “*going to put me back in jail where I belong!*” I was escorted out of the building through the smashed door, while other officers were rummaging around in the building. I heard one of them tell another to seize the dental medications (antibiotics) they had found in a cabinet or closet in the dental clinic for evidence against Robert and I. One of them asked me what I wanted done with my legally titled, registered, and insured car which was parked on the private property of the house of Israel Church, and I told them to leave it where it was, but they ignored me, and had it towed to an impound yard. I was then imprisoned for a total of 276 days in the Cherokee County Jail until being **unconditionally discharged** on February 15, 2009.

When Reece Daniel and his gang of armed, predatory terrorist, thought police smashed into the house of Israel building to arrest me on May 15, 2008, they **DID NOT** have a warrant for my arrest in hand, and no such warrant had ever actually been issued; all they had was a search warrant, which is fatally defective on its face, but the Cherokee County Courts and Judges thereof are both incompetent and corrupt, and make up law and procedure to suit their own private agendas or the agenda of the police.

This treatise will make the reader aware of what that agenda was, and is, and who is behind it, and why.

On May 22, 2008, Reece Daniel and his gang of armed thugs conducted their second planned terrorist attack on the house of Israel Church building and against my friend Robert, this time smashing the glass out of the door on the northern side of the building leading into Dr. Brooks’ private area and library, between his dental clinic on the west end of the building, and Robert’s office space on the east end of the building. That the attack was planned as is evidenced by the local media being notified so it could be staged as a publicity stunt to be used against Robert and the house of Israel in general.

The alleged “*probable cause*” for the second attack and forced entry was the aforesaid antibiotic dental medications that had been seized during the first paramilitary attack, but was actually a constitutionally impermissible fishing expedition on a patently unconstitutional open-ended search warrant that is fatally defective on its face, but, as aforesaid, Cherokee County Courts and officers thereof are both incompetent and corrupt to the core and operate to fulfill their own private agendas or the agenda of the police.

My friend Robert was arrested and charged with 4 counts of illegal possession of the dental medications (said to be dangerous drugs), that he knew nothing about, consisting of antibiotics suitable only for dental patients, and basically worthless for any other purpose and friends raised the several thousand dollars needed to pay Robert’s bond, and he was released.

On June 11, 2008, Reece Daniel and his gang of armed thug terrorist thought police conducted their third paramilitary attack against the house of Israel and my friend Robert, but this time, they came to the door to his section of the building, and Robert managed to get to the door before they smashed it to smithereens like the other two doors.

The purported probable cause for the third attack was Robert's alleged "*unauthorized practice of law*," and this time, all the computers were seized along with all the files and numerous other things, including my two computers and Dr. Brooks' computers having nothing to do with Robert's activities, and the police are refusing to give them back, even though the unauthorized practice of law charge upon which the search warrant was based is not being pursued by the County Attorney. Again Robert was arrested and imprisoned on ridiculously high bond, and again his friends raised the cash to get him released.

Robert then decided it was not safe for him to remain at the house of Israel building, and began staying with friends and associates, and was forced to obtain another computer to try and keep his work going because his was seized by the police.

A fourth attack against Robert occurred on December 3rd, 2008, when he appeared for a hearing in the Cherokee County Court on the previous charges and was arrested by Jason Price on the charge of "*barratry*," in alleged violation of Section 38.12, Texas Penal Code and imprisoned with a \$30,000.00 bond, which, after several days in jail, his friends and associates managed to raise the \$3,000.00 necessary to secure his release through a bondsman.

A fifth attack against Robert occurred on January 23, 2009 when he appeared for a hearing in the Cherokee County Court on the previous charges and was arrested by Jason Price on the charge of "*tampering with a government record*" in alleged violation of Section 37.10, Texas Penal Code based on an affidavit Robert filed in the public record and noticed the City of Jacksonville that his arrest for barratry was a false arrest, giving them an opportunity to cure the violation of his rights, and of his intent to sue them, and Robert was again imprisoned with a \$30,000.00 bond, but this time his friends were unable to raise the cash to pay a bondsman for his release and Robert remains incarcerated as of this writing, May 17, 2009 even though Article 17.151, Texas Code of Criminal Procedure mandates his release on personal recognizance bond after 90 days in jail.

Reece Daniel has vowed that he will continue to arrest and charge Robert with such patently frivolous charges by publicly stating that Robert will run out of paper before Reece Daniel runs out of jails to put him in.

During the 276 days I was imprisoned, I managed to file a second federal civil complaint, 6:08cv219 against the City of Jacksonville and its police for breaking into the building and arresting me at gunpoint and carried on the litigation in both of my complaints until I was discharged on February 15, 2009.

On July 8th, 2008, the day before they had purportedly scheduled a hearing or trial, I had noticed the Jacksonville Municipal Court and City Attorney I was not

waiving my right to speedy trial in their frivolous failure to identify charge, but they never brought me to trial on the matter.

When I filed my response to the police defendants' motion for summary judgment in my federal suit #173, the federal court said it was not clear as to the disposition of the failure to identify charge, whereupon the attorney for the defendant City and police contacted the City Attorney and prompted him to resurrect the failure to identify charge to keep me from prevailing in my civil suit.

Through falsification of the records by perjury, the failure to identify charge was resurrected over my strenuous objections and I was forced into a trial on the matter, but on March 25th, 2009, when I appeared and asked for appointment of assistance of counsel (which was granted, but later denied), I was arrested by the Jacksonville police and charged with "*tampering with a government record*" based on a criminal complaint I had filed in the court alleging criminal acts by the police in the matter, and again imprisoned.

I immediately filed a petition for writ of habeas corpus, declaring the prosecution was barred by the First Amendment and followed that up with petitions for declaratory judgment, mandamus, and other supporting documents, and after 35 days in jail, I was discharged on April 28th, 2009 after the grand jury refused to indict me on the bogus charge.

Due to my imprisonment, I lost the place where I had been staying and my things were placed in storage, and having nowhere else to go, I went to the house of Israel Church building and had a friend go pick up my things and bring them to me there the next morning, April 29th, 2009, only to be confronted by the police, taking pictures of us carrying my stuff into the building, and a city official telling me I could not use the building because I didn't have an occupancy permit.

I then had to show up for the trial the afternoon of April 29th, 2009, and over my objection, was forced into proceeding to trial on the matter unprepared and exhausted from the persecutions, and ended up being convicted, which I figured would happen anyway, and I have appealed the matter into a court of record.

As I was leaving the courtroom, Chief of Police, Reece Daniel threatened me with more damages and injuries if I dared to try and make use of the house of Israel building, and Assistant Chief of Police, John Page taunted me in a threatening manner, letting me know they had dug into my personal files.

The actions of the Jacksonville police have left me destitute; they stole my car, my two computers, and other personal property, and shut down my friend Robert's office and missionary project where I had worked and stayed, and caused my unlawful incarceration for 311 days of my life.

It is clear to me, and should be to anyone else, that the Jacksonville police had thought I would be extradited on the sham extradition proceeding, but my noticing the Missouri authorities of the fraud of Reece Daniel and Jason Price, and the truth (facts and law) of the matter, prompted them to withdraw their extradition request thereby upsetting the criminal conspiracy of Reece Daniel and

his gang of predatory armed thug terrorist thought police, and rendering them liable to me for damages and injuries.

Fortunately, friends have provided me a place to stay and from which to work at overcoming this outrageous government corruption and public servant usurpation and criminal activity conducted under color of law, under color of office, using color of process.

In April, 2009, the barratry charge against Robert was dropped, proving Robert's claim that his arrest for barratry was false, yet District Attorney, Elmer C. Beckworth, Jr. took the aforesaid tampering charge before the Cherokee County Grand Jury, and added "*simulating legal process*" in alleged violation of Section 32.48, Texas Penal Code, and through improper influence, persuaded the woefully ignorant grand jurors to indict Robert on said bogus charges.

Robert's bond of \$30,000.00 on the tampering charge was reduced to \$10,000.00 on May 7th, 2009, but as of this writing, he remains imprisoned.

So what is the REAL TRUTH, or **secret agenda** of the City of Jacksonville, Texas Police under the leadership of Reece Daniel in bringing about this now more than a year-long siege against my friend, Robert James Fox and his Matthew25 Mission project and the house of Israel Church?

The former Methodist Church property, located in Jacksonville, Texas at the intersection of Larissa and Bonner Streets, consists of a 35,000 square foot building, two paved parking areas, and two lots, one of which is adjacent to property owned or controlled by a woman named Kathleen Stanfield who wants the said church property for herself.

Because she wants the property for herself and her catering business, and for other reasons unknown to me, Kathleen Stanfield harbors animus toward my friend, Robert James Fox and the house of Israel Church, and when Robert successfully negotiated a contract for deed to acquire the property, and then successfully raised the cash to satisfy the contract through personal loans from friends and supporters, donations, and savings, and the property was placed in a trust, Kathleen Stanfield exerted improper influence to use the power of the police gun through Reece Daniel and his minions to attack Robert, his missionary work, and the house of Israel Church in general, also using the local media to slander and vilify us.

The average American would not believe such patently unlawful terrorism and flagrant religious persecution could be conducted against totally innocent people, particularly a church or religious group by the police, but the governmental assault on the Branch Davidians in Waco, Texas, and others in our country prove it can and does happen, and is happening against my friend Robert, myself, and our friends and associates in our church group and national outreach missionary work, using the very same tactics of public vilification and slander, bogus search warrants, and false charges, intended to overwhelm and destroy (even murder) the targeted victims, while deceiving the public, and placing fear in their hearts and minds, as well as disdain, animus, or hatred against others because their beliefs are different and deemed to be socially, politically, or religiously incorrect or

unacceptable by certain standards established as correct and acceptable by those manipulating public opinion.

There are a growing number of concerned and astute Americans however, who recognize such afore-described police action for what it actually is: wholly un-American and the deliberate undermining of the Constitution of the United States of America in the nature of sedition and treason, more specifically, the systematic deprivation of our rights, liberties and freedoms and trampling of the Bill of Rights which is supposed to secure them, leading to a totalitarian socialist/communist police state of fascist feudalism where anyone who dares to question the authority of the government to do anything is deemed to be a criminal or enemy of the state, and has no rights to substantive or procedural due process of law and is to be arbitrarily and capriciously subjected to the whims of the police, prosecutors, and judges who are unfettered by such constitutional restraints.

In randomly speaking with numerous local folks in Cherokee County, particularly, the City of Jacksonville, I found the general consensus is that the police, prosecutors, and judges therein are thoroughly corrupt and drunk with usurped power and authority, and vain in their imaginings that they can arbitrarily control and regulate anything and everything, and selectively target anyone, or any group and rid society of their presence under color of law, using the power of the police gun, prosecutorial oppression, and judicial tyranny.

There is a break down of the separation of powers in Cherokee County in that the judicial officers, instead of being fair, impartial, neutral, and detached judges in obedience to their oaths of office, twist the law by practicing law from the bench and legislating from the bench in collusion and conspiracy with the corrupted police and prosecutor executive officers against the people they purport to serve, yet rob, rape, pillage, and plunder. Even a lawyer I spoke to told me that is just the way things are done in East Texas.

Because my friend Robert and I diligently work at exposing such corruption and usurpation, and directly confront the insolent, constitutionally-disobedient public servant usurpers with the truth (facts and law), and we help others to do the same by providing them with educational materials teaching scripture, history, and law, and assist them in learning how to dutifully and responsibly assert their rights, the usurpers resent us, and in this case, have resorted to extraordinary efforts to try and destroy us as is evidenced by the foregoing.

The words of our Savior ring loud and clear as we find ourselves severely persecuted for being the “light of the world” and “salt of the earth” and boldly proclaiming Him as King before the usurpers as did America’s founders.

As the noted political jurist, Edmund Burke said, “The price of liberty is eternal vigilance,” and “all that is necessary for the triumph of evil is that good men do nothing.”

There is nothing new under the sun; it is self-evident that the folks in Cherokee County (and Americans in general) have not exercised such essential eternal vigilance and for the moment, evil has triumphed against my friend, Robert James Fox. However, the evil miscreants shall not prevail against us, for our

Heavenly Father/Savior is with us, His faithful servants, as we strive to do His will as His humble messengers to those folks having eyes to see, and ears to hear the truth (facts and law), which, when practical application thereof is made into our society and government in humility, will eventually bring things back under His sound biblical principles of law and strict constitutional limits which are pleasing in His sight whereupon our land will be healed, and He will remove His curses, and restore His blessings on America.

What most folks do not yet realize is, that if Robert, myself, and others can be so persecuted for daring to stand up and proclaim our sacred Liberty and freedom to responsibly exercise and enjoy it without such overly intrusive, abusive government infringement, encroachment, or restraint, they also can be so persecuted individually, thus it is essential we all stand together and enforce the Constitutions on our public servants when they become insolent and constitutionally disobedient to preserve our sacred Liberty and freedom for our posterity. This is our individual and collective right, duty, and responsibility we all owe each other as free men and women here in this wonderful land wherein our Heavenly Father has placed us to be free and live by His "*perfect law of liberty.*" (James 1:25).

It is my prayer that this treatise encourages my fellow Americans to join with us and vigilantly exercise this right, duty, and responsibility. United we must stand, or separately you will be stood on. Please copy, distribute, and share with friends and neighbors.

David George Baugh, missionary victim of criminal government

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