Part two of two MOTION TO WITHDRAW WITHOUT PREJUDICE END see part one

MOTION TO WITHDRAW WITHOUT PREJUDICE

FILED January 8, 2013

Case Number 2:12-cv-02705-FJG-KGG

Case No: 12-CV-2705-JAR-KGG

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

Case No: 2:12-cv-02705-FJG-KGG

STEWART A. WEBB

Case No: 12-CV-2705-JAR-KGG

Plaintiff,

Removed to: US District Court

٧.

FOR THE DISTRICT OF KANSAS

Originally Filed October 22, 2012

Johnson County, Kansas

AGAKIAS SITA

Filed October 22, 2012

(Acting Under Color of Law)

Case No: CV08274

AGAKIAS SITA

OBSTRUCTING JUSTICE

(Acting In personal capacity)

GRAND JURY

Flight Risk

18 U.S.C. 1961 et seq 1962 et seq

EVELYN A. OMONDI

CONSPIRACY TO

(Acting Under Color of Law)

COMMIT MURDER OF PLAINTIFF

EVELYN A. OMONDI

RETALIATION AGAINST

(Acting In personal capacity)

FEDERAL WHISTLEBLOWER

Flight Risk

OBSTRUCTED JUSTICE

JAMES P. BEASLEY

MALFEASANCE OF

AMERICAN FAMILY INSURANCE

STALKING

POLICY NUMBER

BREACH OF FIDUCIARY DUTY

192162370375FPPAMG

OFFICIAL DUTY OF OFFICE

AMERICAN FAMILY INSURANCE

PERJURY

POLICY NUMBER 2nd policy number

CIVIL RIGHT VIOLATIONS

FBI Director Robert Mueller III

Attempted Murder

(Acting Under Color of Law)

OBSTRUCTION OF JUSTICE

FBI Director Robert Mueller III

ARSON

(Acting In personal capacity)

FRAUD

CAROL DAVIS

INJUNCTIVE RELIEF

(Acting Under Color of Law)

42 U.S.C. 1983

CAROL DAVIS

18 U.S.C. 1010-1015 Retaliation

(Acting In personal capacity)

against informant

HON. KATHERN H. VRATIL

Civil Rico

(Acting Under Color of Law

IN HER OFFICIAL CAPACITY AS CHIEF JUDGE

OF THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT

OF KANSAS)

HON. KATHERN H. VRATIL

(Acting In personal capacity)

Sgt. Pruitt

Grandview Police Department

(Under Color of Law)

Sgt. Pruitt

Grandview Police Department

(In personal capacity)

First Records Clerk unnamed-unknown

(Acting Under Color of Law)

Grandview Police Department

First Records Clerk unnamed-unknown

Grandview Police Department

(Acting In personal capacity)

Second Records Clerk unnamed-unknown

(Acting Under Color of Law)

Grandview Police Department

Second Records Clerk unnamed-unknown

Grandview Police Department

(Acting In personal capacity)

Grandview Police Department

And the City of Grandview, Missouri

Leonard Yale Millman

Organized Crime Figure

Flight Risk

Elaine Ruth Millman

Organized Crime Figure

Flight Risk

Kerre Sue Millman

Daughter of Organized Crime Figure

Plaintiffs ex wife and 2nd of 4 Husbands

Flight Risk

1-1000 unnamed-unknown John Does-Jane Does

Defendants,

MOTION TO WITHDRAW WITHOUT PREJUDICE

NOW COMES the Plaintiff, Stewart A. Webb appearing pro se without an Attorney and in forma pauperis and herein, upon information and belief and established facts, and for his causes of action against all named and unnamed Defendants alleges and states the following files this Motion to withdraw suit without prejudice for the following reasons stated below:

"28 USC § 136 - Chief Judges; precedence of district judges

(e) If a chief judge is temporarily unable to perform his duties as such, they shall be performed by the district judge in active service, present in the district and able and qualified to act, who is next in precedence."

Chief Judge Vratil and the Kansas District Court could have referred the problem of substituting a judge to the Judicial Council of the Tenth Circuit in Case No: 12-CV-2705-JAR-KGG however the Tenth Circuit judges were under limiting statutes that have the effect of requiring the Kansas District judge on the plaintiff's case to have been substituted with a judge from the Tenth Circuit, not Hon. Chief Judge Fernando J. Gaitan Jr. See 28 USC § 46 - Assignment of judges; panels; hearings; quorum... (b) "a majority of whom shall be judges of that court" and 28 USC § 44 - Appointment, tenure, residence and salary of circuit judges

(c)... "each circuit judge shall be a resident of the circuit for which appointed at the time of his appointment and thereafter while in active service.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. did not meet the requirement of F.R. Clv. P. Rule 63. Judge's Inability To Proceed which incorporates an express requirement that the parties not be prejudiced.

Hon. Chief Judge Fernando J. Gaitan Jr. was known and knew himself that he not to meet the requirement of an unbiased judge for substitution. And that he could not have heard the case under Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994) and 28 U.S.C. §455(a).

- 1. Ongoing and Continuous Obstruction of Justice by this said court as in a previous case before this court as stated below.
- 2. Illegal transfer of this case outside of the Original district to this Court:

- 3. Previous illegal transfer of case for Injunctive Relief 2009 into this court to illegally dismissed without hearing and stating Pro Se Litigants cannot file in forma pauperis Contrary to rule of law and upheld by the United States Supreme Court that Plaintiff can file in forma pauperis.
- 4. Judges in this District Fixing Cases as Judges In The United States District Court for The District of Kansas.
- 5. U.S. Attorney Defending Plaintiffs instead of Prosecuting Plaintiffs for attempted murder of Federal Whistleblower in violating of 18 U.S.C. 1010, 1011, 1012, 1013, 1014, 1015 retaliation against witness and informant and attempted murder. The same Judges in this District were appointed by the same Criminal U.S. Presidents named in previous filings by Plaintiff Stewart A. Webb for Injunctive Relief in 2009 and 1012 under Appeal, George W. Bush, George HW Bush and William Jefferson Clinton to the bench as U.S. District Court Judges. Plaintiff Stewart A. Webb cannot seek Justice in these United States District Court for the District of Kansas or the Western District of Missouri without Obstruction of Justice occurring due to the fact that the Russian KGB Agent-Israeli Mossad-AIPAC-American Mobster Defendant Leonard Millman an Organized Crime Boss and his wife Defendant Elaine Millman an Organized Crime Boss and Defandant Kerre Sue Millman an Organized Crime Bosses Daughter Plaintiffs ex wife who's partners in this Ongoing Organized Crime Syndicate are George HW Bush, Neil Bush, Jeb Bush, George W. Bush, William J. Clinton, U.S. Secretary of State Hillary Clinton, Israeli Mega Mossad Marc Rich, Israeli Mega Mossad Larry Mizel, Israeli Mega Mossad Philip Winn, Senator John McCain, Israeli Mega Mossad Senator Joseph Liberman and many others in highest levels of the United States Government. That Fugitive and Scamster Israeli Mega Mossad Marc Rich was partners with Plaintiff Israeli Mega Mossad Leonard Millman and Plaintiff Elaine Millman and Israeli Mega Mossad Larry Mizel Defendants Leonard Millman and Defendant Elaine Millman's "Buffer". That Marc Rich was given an illegal Presidential Pardon by then President of the United States William Jefferson Clinton. Clinton's named in Plaintiff Stewart A. Webb related cases for Injunctive Relief now under appeal case number: 12-3300 Webb v. Vratil, et al Dist/Ag docket 2:12-CV-02588-EFM/GLR United

States Court Of Appeals For The Tenth Circuit Re: 12-3300 Webb v. Vratil, et al Dist/Ag docket: 2:12-CV-02588-EFM. Marc Rich's attorney of record Eric Holder is the current United States Attorney General that continues to Obstruct Justice in behalf of Plaintiffs Leonard Millman and Plaintiff Elaine Millman regarding their Illegal Mortgage Backed Securities Frauds 2002-2007, Bank Bailout Frauds 2008 and Mortgage Back Derivatives Frauds 2002-current involving Defendants Leonard Millman and Defendant Elaine Millman and their partners Larry Mizel MDC NYSE, MDC Asset Investors and Norman Brownstein a Vice President and Director of Deutsche Bank Canada in charge of Derivatives which has cause the U.S. TARP Bail out, the U.S. Bank Bailout and the current World wide economic meltdown tied to the illegal sale of Mortgage Backed securities on houses never built (Richmond American Homes) and on houses where MDC Asset Investors a MDC NYSE subsidiary company pulled from the NYSE in late 2007 duplicated Mortgages on Mortgages they purchased nationwide then sold as Mortgage Backed Securities and then sold those illegal Securities as Derivities.

- 6. The Defendant Leonard Millman and Elaine Millman control through bribes and payoff of a Major portion of the FBI Federal Bureau of Investigation agents and United States Attorneys in various Districts. Defendant's Millman's hire the former United States attorney in Kansas City, Missouri were Plaintiff Stewart A. Webb seeks Justice from this ongoing organized crime syndicate who Millman's has on numerous occasions tried to murder Plaintiff as stated in this Amended complaint of attempted murder by so called car accident on October 25 2012 as stated in this suit against the above named Defendant's involved.
- 7. That the Former Fired United States Attorney for Kansas City, Missouri Partners Graves Bartle Marcus & Garrett, LLC. Who represents Defendants Leonard Millman, Elaine Millman and Kerre S. Millman Have filed fraudulent documentation indicating that Defendant Leonard Millman died February 2004 when in fact US Intel sources of Plaintiff would testify that Leonard Millman is alive living in Cuba under the protection of the Russian KGB-Mob and had faked his death because of massive Treason and Sedition against the

- United States of America involving the Convicted Espionage agent Jonathan Pollard who was involved with the Russian Mob and the Israeli Mossad involving stolen U.S. Classified Defense Secrets, weapons, nuclear codes and the murder of over 200 CIA Central Intelligence agency personnel. This submission by this law firm representing the Defendants Leonard Millman, Elaine Millman and Kerre Millman would be construed as FRAUDS UPON THE COURT a very serious Criminal offense by Defendants and their acting council.
- 8. The actions and Massive Crimes by Defendant Leonard Millman's Organized Crime Syndicate Partner George HW Bush a former U.S. President in Obstructing Justice in behalf of Defendants Leonard Millman, Elaine Millman and Kerre Millman by illegally sealing under National Security massive crimes committed by said Defendants Millman's makes it impossible for the Plaintiff to proceed in this suit without an attorney to represent the Plaintiff who is acting Pro Se. The Plaintiff filed Motion for Injunctive Relief in 2009 then again in 2012 In U.S. District Court for the District of Kansas because of 3 attempts upon Plaintiff Stewart Webb's life since filing in 2009 as a Federal Whistleblower. The Plaintiff asked for Illegally Disbarred attorney Bret Landrith to be appointed as council for Plaintiff Stewart A. Webb and Plaintiff has proven beyond a shadow of a doubt in the previous filing in Kansaa and illegally transfer to Missouri to this court and illegally dismissed in 2010 that Attorney Bret Landrith was illegally disbarred and has not had Justice in his own case but that this court and the District of Kansas keep sending the cases here to Judge Giatan to fix and dismiss the cases as in the Novation LLC case stated below which is obstruction of Justice a reason to remove Judge Giatan from the Bench. This case and suit for attempted murder is a very complex case that requires a full time attorney that the Plaintiff Stewart A. Webb cannot afford and cannot find an attorney who will go against the current judicial establishment in Kansas City Missouri or Kansas City, Kansas Districts. That the Plaintiff Stewart A. Webb has contacted nearly 30 attorney two Kansas City Attorney's of these 30 Attorneys agreed to represent Plaintiff Stewart A. Webb in this current Suit only to find themselves threatened that if they did represented the Plaintiff Stewart Webb. This was the reason the Plaintiff Stewart A. Webb filed this suit

pro se because of the Statue of Limitations and had no choice but try and represent himself in order to recover medical damages, Financial loss of wages Damages, Property Damages vehicle and contents in excess of \$150,000.00 with treble damages and permanent injury with a permanent broken vertebra in Plaintiff neck Damages with ongoing continues Chiropractic care for back and neck injuries. The Plaintiff has been told he cannot work after 37 years as a General Contractor and is semi disabled now as a result of this attempted murder and another attempted murder as stated in related case number Case Number 12-3300 Webb v. Vratil, et al Dist/Ag docket 2:12-CV-02588-EFM/GLR..United States Court Of Appeals For The Tenth Circuit Re: 12-3300 Webb v. Vratil, et al Dist/Ag docket: 2:12-CV-02588-EFM now under appeal. The Plaintiff Stewart Webb Customer's also has a loss of \$160,000.00 due to Plaintiffs named in this suit burning down the said Plaintiffs customers house Plaintiff Stewart Webb was working on after this attempted murder occurred nearly one year later.

9. Plaintiff Stew Webb has been a guest on over 2,500 Radio and TV Programs since September 18, 1991 and was responsible for the Congressional Investigations and hearings that lead to the Appointment of Independent Prosecutor Arlin Adams for in the 1989 HUD Hearings, theft that was never fully prosecuted the Bush-Millman-Lindner-Clinton Organized Crime Syndicate stole 500,000 apartment units "AIMCO", the Silverado Savings and Loan Hearings involving Leonard Millman and Neil Bush Director of Silverado George HW Bush's son, Denver International Airport Frauds hearings, MDC Holdings, Inc. NYSE Illegal Political Campaign Money Laundering 200 Colorado's biggest case aka Keating 5 hearings to name a few. Plaintiff Stewart A. Webb was illegally charged with threaten telephone calls to Organized Crime Boss Leonard Millman and Elaine Millman that never occurred and was held for 10 ½ months as an American Political Prisoner 1992-1993 to silence the Plaintiff Stewart A. Webb those Charges were dismissed with prejudice by Chief Judge Richard Matsch In The United States District Court for the District of Colorado August 20, 1993. The Plaintiff Stewart A. Webb has evidence of the bribes paid by Defendants Leonard and Elaine Millman to then acting United States Attorney in Denver Michael J. Norton of \$1.5 million dollars.

- Defendant Leonard Millman had been fined \$80 million dollars in 1997 resulting in various other crimes of narcotics money laundering and bribing public officials, judges, prosecutors and others in what was known as the M&L Business Machines case in U.S. District Court for the District of Colorado. Defendant Millman Plead guilty with a fine of \$80 Million including Millman's partners current Illegal Bank Bailout Scamsters and TARP Bailout Scamster and Derivatives Scamster Killer Larry Mizel, Norman Brownstein and former Mayor of Denver Fredrico Pena who at the time of the indictments and agreed upon fines was Secretary of the U.S. Department of Energy under President Bill Clinton. Pena who had to resign his position within the U.S. Government because he was under Indictment by a Denver Grand Jury. This case was sealed by the U.S. Department of Justice illegally to protect these criminals from exposure by their Partner in crime President William Jefferson Clinton who's attorney James M. Lyons served on the Board of Directors of Defendants Millman's company MDC Holding, Inc. traded on the NYSE. William Jefferson Clinton further gave an illegal Presidential Pardon to Defendant Millman's partner in crime Philip D. Winn who was a Convicted HUD Felon in 1991 and never served a day in Jail and in 2000 was given an illegal Presidential Pardon after the case was sealed in 1991 by Defendant Millman's other stooge U.S. District Court Judge for the District of Colorado Sherman Finesilver who Sealed Phil Winn's case instead of sentencing him to jail. Which the Plaintiff Stewart A. Webb helped the United States Congress and HUD Independent Prosecutor Arlin Adams get the conviction which gave Plaintiff Stewart A. Webb the Federal Whistleblower statues. Philip D. Winn served as a member Defendant Leonard Millman's Board of Directors of MDC Holding, Inc. NYSE and Asset Investors who has cause the illegal Bank Bailout and TARP Bailout as described in Plaintiff other case filed September 5, 2012 in U.S. District Court for the State of Kansas now under Appeal for Injunctive Relief.
- 11. See some evidence below to support the above statements by Plaintiff:
- 12. See below Affidavit of Stew Webb Federal Whistleblower and addition information relating to Defendants and ongoing Organized Crime operating in the United States of America and Protected by U.S. District Court Judges.

<u>Defendants Millman Partner in theft against the United States</u> <u>Department of Housing and Urban Development HUD</u>

George W. Bush, HUD Reinsurance Frauds

George W. Bush, the American People want the \$300 Million you stole from HUD?

November 2, 2004b

BY Stew WebbFederal Whistleblower/ 2004 Vice Presidential Candidate

<u>stewwebb@stewwebb.com</u> The Denver Connections a Series on: "The Bush Crime Family"

Fraudster/Scamster George W. Bush, US Mortgage, Re-Max & Heritage Life, Defrauded HUD out of Billions and George W. Bush's cut was \$300 Million in HUD Insurance Premiums, stolen from HUD. Six innocent men were set up by DOJ, all went to Jail, Bush escaped with the Loot, now the American People want it back.

The Missing \$300 Million from HUD re-insurance Scamster George W. Bush. The Department of Housing and Urban Development-HUD, has been the piggy bank of Scamsters from Denver for years. Those Scamsters were directly tied to "The Bush Crime Family".

Leonard Millman the Boss Hog for the Bush Crime Family was known among his cohorts as the Denver Connections to Iran Contra.

Millman & his Denver connection were primarily known as among

CIA Shadow Government Players as: "Frauds Are U.S."

Millman and his fronts-cutouts, have robbed HUD for more than \$1 Trillion Dollars since 1969.

Some of Millman's fronts such as Former Swiss Ambassador Phillip Winn were caught robbing the HUD piggy bank, Winn was caught and was convicted of felony charges, sentence to prison and never spend a day.

Year's later Phil Winn was given a Presidential Pardon by his partner in crime Bill Clinton.

Three Nationally Know Whistleblowers Apply The Heat:

Stephen Dinerstein Defense Intelligence-Famous for The French Connection Bust which became a movie, Al Martin Iran Contra Whistleblower & Stew Webb S&L-HUD-Denver Airport-Keating 5 MDC 200 Whistleblower all forced the issues and apply pressure, on the DOJ-Department of Justice for one of the six HUD patsy's.

The Patsy asked that his named not be mentioned for this story.

The following information was generated in 1999 and we all thought we could accomplish the following, but it turned out the Patsy got out of Jail and lives a life in hell.

Steve Dinerstein, who is currently dieing from a biological attack by the Bush Crime Family as of the writing of this story, sent me a copy of the most recent proposed case sheet known as a "Proposed Case Financing Sheet" dated 09-08-97. It's put together, not as a narrative, but in memorandum form. Here's how it reads:

PROPOSED CASE FINANCING 09-08-97

I. SUBJECT: Patsy, MCC, Denver, Colorado.

II. LOCATION & DISPOSITION: 10thFJC "Denver"

Case originally heard by FDJ Z. Weinshank.

Reheard by FDJ E. Barnhill.

Prosecuted by AUSA Mike Norton "Denver USAO."

Case ended 6-7-91 in guilty verdicts. 7 counts MBW Fraud.

21-year sentence proposed by FDJ Z. Weinshank.

Current PLCF handled by a USA B. Kaulfman PIS DOJ "Washington D.C."

This is what these initials mean.

First, "MCC" -- Metropolitan Correction Center.

"10th FJC" -- Federal Judicial Circuit. "

FDJ" -- Federal District Judge.

"AUSA" -- Assistant United States Attorney.

"USAO" -- United States Attorney Office.

"MBW -- Fraud" Mail, bank and wire fraud.

"PLCF" -- Political Liability and Control File.

"PIS DOJ" -- means Public Integrity Section Department of Justice.

I. Type of Case: Iran-Contra sensitive.

Proposed financing: COLA \$15M for three-stage to recovery.

Proposed risk of capital: nil.

Estimated return on investment \$300-400M.

("M" of course meaning millions).

Estimated time to 3-stage completion: 120 days in current political environment.

THREE STAGE RECOVERY

I've got to explain to you what three-stages means because it's not selfexplanatory in this letter. You'd have to be in the loop to know.

Three-stage recovery means this is a typical three-stage case.

The guy is currently in jail. First stage, he has to be gotten out of jail.

Second stage is to make sure he stays out of jail through the right legal and political moves. Third stage is recovery of funds.

Next section of this sheet is entitled "Comments."

Nothing ever became of this deal.

IRAN-CONTRA SENSITIVE HUD CASE IN DENVER

Dinerstein's comments, in other words, which he's asked me to paraphrase for security reasons. The reason he wants it done this way is that this is a sensitive case that we are about to take on and it's very close to resolution.

Anyway, in the comments, Dinerstein points out that this is the very last of the Iran-Contra sensitive HUD cases in Denver yet to be resolved.

IMPENDING INDICTMENTS AGAINST FEDERAL JUDGE ZITA WEINSHANK, JUDGE ED BARNHILL, and US ATTORNEY MIKE NORTON (See: www.stewwebb.com/OfficeofCriminalRoundUp.html)

He points out that the resolution of the case is made easier by the impending

indictments of Federal District Judges Zita Weinshank and Ed Barnhill and former Assistant United States Attorney Mike Norton on charges of obstruction of justice and conspiracy.

BARBARA KAUFMAN-DOJ PUBLIC INTEGRITY SECTION

These indictments should be forthcoming soon. He points out that he has spoken with Assistant United States Attorney Barbara Kaufman at the Public Integrity Section - that's Lee Radek's office by the way -- at the Department of Justice in Washington.

(Lee Radek is the Sinister IG-Inspector General of the Public Integrity Section of the Department of Justice. Also know as "The GOD Squad" by George H. W. Bush, because CIA Lee Radek Obstructs Justice for Bushes.

Kaufman is desperate to control the political liability of this case and make sure that this is resolved the right way.)

MARGRET LOVE THE PRESIDENTIAL PARDON BOARD

What that means to imply is that they're looking for a deal.

Kaufman mentions to Dinerstein, who mentions in these comments that an earlier proposed solution had been a memorandum from Kaufman to Margaret Love, head of the PBF, the Presidential Pardons Board.

She's the head of it. And that had been earlier discussed -giving this guy an outright pardon and approaching him directly with a deal.

But that had been scrapped, as it was considered that this guy wasn't familiar enough with the liability he represented to be approached with such a deal.

In fact, Kaufman welcomes Dinerstein's involvement as an interlocutor, I guess you could say. I'm reading some of this into it because this thing is written to somebody that really understands what it is that's being discussed.

I am not only paraphrasing it, but I'm also doing a little interpretation for you.

Dinerstein proposes and Patsy and his council, Patsy Attorney Dallas, Texas, has agreed that in exchange of \$50,000 financing commitment stage three - in three stages in other words -\$50,000 financing commitment from someone who will enjoy 25 percent of any and all recoverable sums pursuant to the Patsy matter.

\$1.6 MILLION HUD INSURANCE PREMIUMS STOLEN BY BUSH

Dinerstein states that upon preliminary investigation, it was discovered that \$1.6 million was imminently recoverable pursuant to HUD insurance guaranteed premiums that were paid but never recorded at the time.

This, by the way, is the essence of the bribery, conspiracy and obstruction against the federal district judge.

I'll have to explain some of the background of the Denver HUD thing so this makes sense.

Dinerstein says "\$1.6 million imminently recoverable."

Another \$400-800m is probably recoverable pursuant to residual equities, residual equity of property, that Patsy and the Patsy Corporation owned and are still intact.

DOJ LEE RADEK-INSPECTOR GENERAL US DEPARTMENT OF JUSTICE-PUBLIC INTEGRITY SECTION

Dinerstein also mentions in the comments that he has a meeting on the 18th with Lee Radek himself, who's an old friend of Steve's, to discuss the political disposition of this case.

I've got to give you a little background for this to make sense, regarding Denver- HUD-Iran-Contra profiteering.

DENVER HUD IRAN-CONTRA PROFITEERING

As we discussed before, this was a scenario of fraud conducted through the HUD office in Denver, when Franklin Pearce was head of HUD and became part of Iran-Contra profiteering, dissipation, illegal transfer of funds, and so on, with Phil Winn, Phillip Abrams, both Denver Connected acting as Under Secretaries of HUD in the 1980s.

BILLION STOLEN FROM HUD THROUGH DENVER

A number of billions were involved in the re-insurance scam.

The center of these frauds was HUD-the HUD office in Denver.

How the fraud worked was by having Iran-Contra connected individuals such as Patsy -although Patsy really didn't understand the bigger scheme.

That's the reason he's still in jail and his partner, Patsy #2, is not in jail any longer, despite having received a similar sentence.

REALTORS, MORTGAGE BROKERS, AGENTS FOR HUD LOANS

The way these schemes work is to form real estate companies and incorporate into them licensed mortgage brokers, to act as pass through agents for HUD loans. And to act as solicitation of guarantee agents.

Millman's Cutout-front, Re-max Denver Broker Randa Rice was involved in the scam with Patsy, and later was caught and given an acquittal on charges in Florida of the same scam.

In another scam similar to this one. A man, who purchased a home from Re-Max Central in Denver, Colorado, was accused by Federal agents of Milking Silverado out of over 500 million dollars. Investigators learned that the homebuyer only bought one home, and that Re-Max Central agents were using his name and identity to committed Real Estate loan frauds. Silverado was owned and controlled by MDC Holdings, Inc., MDC was owned and controlled by Leonard Millman. "Frauds Are U.S. at MDC".

SILVERADO SAVINGS NEIL BUSH & LEONARD MILLMAN

Very simply, projects would be defaulted on or the same mortgages would be applied for. There'd be two, three, and four first mortgages from HUD on the same properties, which would then, in turn, guarantee equally fraudulent bank loans usually through Silverado.

CONTINUATION OF ILLEGAL AND COVERT ACTIVITIES

Monies then would be siphoned off, and ostensibly, this was just part of a much larger fraud that we have discussed. It was one item out of a thousand that was a channel fraud meant to raise a certain amount of money over a period of time, due to the continuation of illegal and covert activities.

REPUBLICAN JUDGES, US ATTORNEYS, & COLORADO ATTORNEY GENERAL GALE NORTON

But, obviously for this to work, there have to be Republican judges involved. Also Republican US Attorneys and Assistant US Attorneys, including Gail Norton, who was Attorney General of the State of Colorado, who will also be indicted shortly for various malfeasances. Gale Norton is George W. Bush's Secretary of Interior.

The reason Dinerstein says it's so easy is because Zita Weinshank and Ed Barnhill, both Republican appointed judges, are part of the original scheme.

In this case, what Patsy and his attorney didn't realize (he had a high-powered attorney who was not politically savvy and didn't understand the politics behind this case) was that Patsy had to be discredited when the thing fell apart.

PATSY AND PATSY 2, THE FALL GUYS

Patsy got a twenty-one year sentence. I think Patsy # 2 got a nineteen-year sentence. The original deal should have been:

They serve three or four years and that was it. They would be released.

How they're normally released is either their cases would be reversed on appeal, purposely-reversed on appeal, and then not re-filed.

Or in some cases, they would be taken out by the Department of Justice and essentially released.

The Department of Justice only has to claim that the inmate is cooperating with a sensitive federal investigation, and that way, they can be kept out forever really. There is no time limit. They can be kept out forever. And that is usually only done, when they want further control on an individual.

In this case, it wouldn't have been necessary.

PATSY WAS NOT A IRAN-CONTRA PLAYER BUT A FALL GUY

I know certainly that the Patsy case somewhat baffled the US Attorney's office, the Department of Justice, in terms of why this guy Patsy didn't make moves earlier to get himself out -or to even approach them to discuss it.

The reason why is because he didn't understand enough of his own situation at the time. He didn't understand the bigger picture, didn't understand the politics, and didn't know what to do, and had an attorney that didn't know what to do.

STEPHEN DINERSTEIN, AL MARTIN AND STEW WEBB GET INVOLVED

It wasn't until the last thirty days when we got involved in it that things started to happen.

And now this guy Patsy will get out of jail.

Getting him out isn't any problem. That can be done in a reasonable period of time.

That's simply filing a motion to get him out pending appeal.

The government will ask for no bond, and the long and short of it is the original case will be overturned very quickly. It won't even have to be heard, as a matter of fact -the minute these judges are indicted and the original US Attorney who prosecuted the cases is indicted (that's if the government will elect not to appeal which is good cover for them)

PATSY'S ATTORNEY

Patsy's attorney is competent. He doesn't understand, but he's competent at least. We've told him what he has to do to file the right motions to recover, which is all that's got to be done.

The government's simply looking for something to hang their hat on. Therefore Patsy has got to make at least the right moves, both in criminal and civil courts.

Dinerstein also estimates in this memorandum that Patsy himself

(Since a copy of this is going to Patsy's counsel) will eventually wind up with approximately a million dollars in his pocket after all percentages are paid out and after all recoveries are exhausted.

PATSY WOULD NEED TO FORGET WHAT HAPPENED

THE DOJ-GOVERNMENT ILLEGAL PAY OFF

The only thing Patsy has to do is forget, keep his mouth shut, and he will be encouraged to, perhaps, relocate in the Caribbean, where he does own a piece of property. He still owns a condo there.

This guy was able to keep some assets after this debacle. However none of those assets are liquid. He couldn't raise any money off of them. That's why he's in this predicament.

POLITICAL LIABILITY AND CONTROL

PATSY OFFERED \$ 1 MILLION BY DOJ MS. KAUFMAN

However, I suspect that Patsy will be happy with the arrangement.

A million dollars. He's a sharp operator, not a Scamster or Fraudster.

It's enough to start his life over and everyone else involved in this case - everyone will make money -and Ms. Kaufman.

That's how you have to talk to this woman. You can't call her Barbara or "Miss" or "Mrs.", it's "Ms." Kaufman. She will get what she wants which is the end of the political liability of this case, and the political liability control file that is currently extant can be retired.

You might also be wondering where the money is coming from that Patsy going to recover.

DOJ-COVER UP AND CONTROL ILLEGALLY HIDDEN FUNDS

Patsy is clearly entitled to XYZ sums. Where the money comes from, by the way, is from pools of money that were originally and quietly set aside by the Department of Justice as these schemes were beginning to collapse in the 1988 to 1991 time frame.

The money already exists in a pool that is just simply held quietly and off the books so to speak. Pay off, Bribes & keep quiet Monies.

DOJ & MILLMAN-BUSH OFFERS TO BRIBE STEW WEBB

I, Stew Webb, was made an offer in the 1990s through Gene "Chip" Tatum.

Redak figured Tatum would pass the word that \$200,000.00 was available any time Stew Webb wanted to start a new life and simply shut up.

I, Stew Webb was previously offer \$7 million by Leonard Millman through another source of Millman's and George H. W. Bush.

They wanted me to accept a payoff and start a new life and forget about my Daughter Amanda, forget about what I knew that could jail them.

The payoff was to be done by a CIA-U.S. Senator Wayne Allard of Colorado. Payments were to be 1/2 million first year and 1/2 million each year there after paid through annuities that would come due.

GEORGE H. W. BUSH MAY HAVE TO REPLENISH

THE BRIBE FUND

I suspect there can't be much money left because of the seventeen Iran-Contra sensitive HUD cases Dinerstein has

been involved in.

There's already been a lot of money paid out, and to my knowledge,

Patsy is the very last.

So I suspect there can't be much money left in the pool.

LIABILITY CONTROL FILE AT THE DEPARTMENT OF JUSTICE

However, of course, there is an advantage to being the last guy left and that is that the Department just wants to clean it up.

If this guy, is in fact (as I believe he is) the last guy to be incorporated into a Liability Control File at the Department, then not only can they close the file on this guy, they can close the file on the whole channel.

The whole thing is shut down permanently, which is another reason they want to move this case along. As you can well imagine, this comes along at a good time for Patsy because of things that are going on beyond his control at the Department of Justice pursuant to what we have discussed - mainly the bigger conspiracy control is beginning to unravel.

Although Patsy is just a tiny cog in the wheel, it certainly creates a good

environment for him to deal -now that he's got people handling it that actually know what to do and know who to contact, and have made deals before.

There's going to be a lot of people that are going to make money in this case the guy that comes up with the money to finance it, people who handle it, Patsy himself.

Everybody's going to make money.

And the Department of Justice is going to get what they want.

CONCLUSION

In the end Patsy is now out of Jail cut loose 14 years early, but he has no freedoms, on a 15 parole. He has been ordered to pay restitution of nearly 20 million he does not owe.

Matter of fact the Bushes stole 2-3 million from him.

Bushes and the US Government owe this patsy for 10 years behind bar illegally detained and the mental anguish, defamation of his character etc.

If I, Stew Webb, were on a Jury and herd this Patsy's case, I would award him 10 Billion in damages for what he went through, and indict Bushes for their crimes. The only problem is, "There is no Justice in the Courts of America since the arrival of "The Bush Crime Family in 1981".

See: http://www.stewwebb.com Office of Criminal Round Up Page.

There are literally hundreds of pages of documents for this story, I try to incorporate them into the story, but I would have to create at least 50 more pages to understand the paper work.

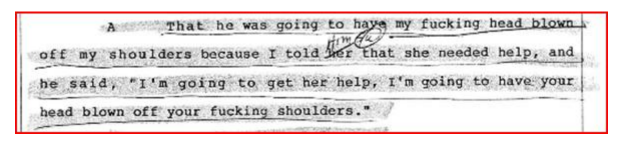
There are nearly 150 True Federal Whistleblower, 1,000 other Bush Liabilities such as Patsy, if these people including myself Stew Webb, were ever allowed to go before a Federal Grand Jury and present our cases, it would be the, "END OF THE BUSH CRIME FAMILY".

http://www.stewwebb.com

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<u>Defendant Leonard Millman Death Threat against Plaintiff Stewart Webb in 1984 illegal divorce and child custody battle</u>

Im going to blow your head blown off your fucking shoulders



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3	APPEARANCES:
4	
5	
6	Mr. Joe D. Floyd
7	Mr. Joe D. Floyd 14651 Dallas Parkway - KERRE MILLMANS Suite 600 East Dallas, Texas 75240
8	Dallas, Texas 75240
9	COUNSEL FOR PETITIONER
10	COUNSEL FOR PETITIONER
11	
12	Mr. Frank Shor 600 Jackson Street Dallas, Texas 75202 Mr. Frank Shor Structure Shor Dallas, Texas 75202
13	Dallas, Texas 75202 indo-Soular
14	COUNSEL FOR RESPONDENT
15	COURSE LOW WESTOWNENT
16	
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EXh; b; + # 20 page: 3-1050

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1	INDEX
2	Attorneys' Agreements 3
3	Witness: STEWART ANTHONY WEBB .
4	Direct Examination 4
5	Information to be Furnished 21
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7	Signature of the Witness 104
8	Court Reporter's Certificate 105
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E & h.B. +#20 pager. 4-10 80

STEWART A. WEBB,

the witness hereinbefore named, after being first cautioned and duly sworn to testify the truth, the whole truth, and nothing but the truth, testified on his oath as follows:

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DIRECT EXAMINATION

BY MR. FLOYD:

- Q State your name, please, sir.
- A Stewart Webb.
- Q Mr. Webb, have you ever had your deposition taken before?
 - A Not that I recall.
- Q Okay. I'm going to ask you some questions about yourself and about the lawsuit that's pending, and I'm not going to try to confuse you, but if I do ask you a question that is confusing, you don't understand it, will you make me repeat it until you do understand it?
- A I'll ask you to define it if I don't understand it.
- 20 Q Okay. Now, present here today with you is your 21 attorney, is that correct?
- 22 A That's correct.
- Q Okay. Where do you live?

20	Q Okay. Now, present here today with you is your
21	attorney, is that correct?
22	A That's correct.
23	Q Okay. Where do you live?
24	A I won't give you that information. And the
25	reason I will not give that information is because there is a
ŷ-	
	4

FOC A	text my of.
Flayd!	address the Exhibit. # 20
1/	TOSIMORDEL.
₩ 1	threat on my life. The threat on my life is by the other
2	party's parents, the one you are representing in the lawsuit.
3	Q Okay. Are you refusing to answer that on the
4	instruction of your attorney, or are you just refusing to
5	answer
6	A I will not give that information because my
7	life is in danger and has been in danger since August when the
. 8	threat was made.
9	Q Give my your phone number.
10	A I will not give you my phone number, either.
.11	Q Your social security number.
12	A I will not give you my social security number.
13	Q May I see your driver's license?
14	A No, I will not; you don't need my driver's
15	license number.
16	Q I would like to see your driver's license. Are
17	you refusing to give me
18	A You don't need my driver's license number.
19	Q Will you give me your driver's license number?
20	A No, I will not, you don't need my driver's
21	license number.
. 22	MR. SHOR: Well, Mr. Webb

21 license number. 22 MR. SHOR: Well, Mr. Webb 23 A Because if you have my driver's license number, 24 you can eventually get my address and I'm not going to give 25 you my address, Mr. Floyd, for the reason that there is a	20	A No, I will not, you don't need my driver's
MR. SHOR: Well, Mr. Webb A Because if you have my driver's license number, you can eventually get my address and I'm not going to give	21	
you can eventually get my address and I'm not going to give	22	
y and I make you my address and I m not going to give	23	A Because if you have my driver's license number,
you my address, Mr. Floyd, for the reason that there is a	24	you can eventually get my address and I'm not going to give
	25	you my address, Mr. Floyd, for the reason that there is a
		.5
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Lealier mile	THEAT ON
Exh. 6.1 #20	mytabse

threat and I have had threatening phone calls, and I'm not going to have in any way, shape, or form, the other party having my address at the current time.

MR. SHOR: Mr. Webb, I want you to listen to his questions carefully. If he asks you for something and you don't want to give it to him, then just answer his question. Whether he needs it or not is not something that you are not the determiner of, okay?

THE WITNESS: Okay.

MR. FLOYD: And you're not going to instruct him to answer any of the questions concerning either his license number, social security number, or his address?

MR. SHOR: I'm not going to instruct him to

do so.

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MR. FLOYD: Okay. We would like to certify those questions, then, to the Court.

Q [BY MR. FLOYD:] What does your educational background consist of?

A Meaning what, define.

Q What's the extent of your formal education?

T have approximately, equivalent to an

18	those questions, then, to the Court.
19	Q [BY MR. FLOYD:] What does your educational
20	background consist of?
21	A Meaning what, define.
22	Q What's the extent of your formal education?
23	A I have approximately, equivalent to an
24	Associates.
25	Q Equivalent to a what?
	6

EXh. B: +# 20 pages 7-1052 Q And he told you what? A That he was going to have my fucking head blown 3 off my shoulders because I told her that she needed help, and he said, "I'm going to get her help, I'm going to have your 5 head blown off your fucking shoulders." Q Okay. Any other threats? A Well, I'll put it this way, there were numerous phone calls within two weeks thereafter that, like, "Stewy, I want your blood," things of this nature. I believe that they were Kerre because I had recorded her and a friend of hers when the June incident occurred, June when she jailed me and 12 she made the statements, "Stewy, I want your blood," and I 13 have her voice on tape. But there were numerous calls thereafter after that threat had been made. Okay. Did--And I had been told by several people that were Kerre's relatives and friends that knew of her mother and her 19 father, and knew of the criminal activities that her father 20 has been involved with--21 Q You mentioned--

-- from the children, that they had heard from

Kerre and her brother and her sisters, things like this, so I

22

23

22	A from the children, that they had heard from
23	Kerre and her brother and her sisters, things like this, so 1
24	took it that the threat most likely was not just a threat.
25	Q You mentioned a mobster had threatened you.
	44

	EXh. B. + # 20 PAGE 8-1050
1	MR. SHOR: I will reserve my questions
2	until the time of trial.
3	* * *
- 4	
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6	
7	SIGNATURE OF THE WITNESS
8	SUBSCRIBED AND SWORN TO BEFORE ME, the
9	undersigned authority, on this the day of, 1985.
10	
11	NOTARY PUBLIC, STATE OF TEXAS My Commission Expires:
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EXL: B: +#20 page, 9-1000

1 STATE OF TEXAS)
COUNTY OF DALLAS)

I, Beverly K. Franklin, a Certified Shorthand Reporter and Notary Public in and for the State of Texas, do hereby certify that the facts as stated by me in the caption hereto are true; that the foregoing answers in response to the questions as indicated were made before me by STEWART ANTHONY WEBB, the witness hereinbefore named, after said witness had been first duly cautioned and duly sworn to testify the truth, the whole truth, and nothing but the truth, and were thereafter reduced to writing under my supervision, same to be sworn to and subscribed by said witness before any Notary Public, pursuant to the Agreement of the parties.

I further certify that the above and foregoing deposition as set forth in typewriting is a full, true, correct and complete transcript of the proceedings had at the time of taking said deposition.

GIVEN UNDER MY HAND AND SEAL on this 13th day of

19	correct and complete transcript of the proceedings had at
20	the time of taking said deposition.
21	GIVEN UNDER MY HAND AND SEAL on this 13th day of
22	May, 1985.
23	Devely 1 Miller
24	BEVERLY K+ FRANKLIN, \$2592 CERTIFIED SHORTHAND REPORTER
25	Tax. Cost of Orig. NOTARY PUBLIC, STATE OF TEXAS Commission Expires: 05/14/86
1	

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PRINCES OF PRINCESS OF ANIAS BEN 1450

- 1	(80)
1	CORRIGENDUM
2	The witness, STEWART ANTHONY WEBB, states he
3	wishes to make the following changes or corrections in his
4	testimony as originally given:
5	PAGE LINE CORRECTION REASON
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17	SIGNATURE OF THE WITNESS
18	STATE OF TEXAS) COUNTY OF DALLAS)
19	SUBSCRIBED AND SWORN TO BEFORE ME, the
20	undersigned authority, on this the day of,
21	
22	NOTARY PUBLIC, STATE OF TEXAS My Commission Expires:
23	of Committee and

Defendants Leonard Millman, Elaine Millman and Kerre Millman hires
Stalkers to Stalk and Harass Plaintiff Stewart Webb in 1990 then same
stalkers were recorded stalking Plaintiff Stewart Webb in 2010 and
2011 at the time of this attempted murder/so call accident and at the
time Plaintiff Customers House was burnt to the ground at an
\$160,000.00 loss to Plaintiffs customers.

Note: Dirty former FBI Agent Charles Stevens owner of Orion Investigation of Overland Park, Kansas.

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	GENERAL REPORT
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	6-29-90 1300 1300 1310 Unformation on Suspicious activity:
	Webl- Stewart A 1/1 2-19-54 4109 S. River 373-2579
	LAST NAME (or firm) PRIST MADE INT. 1998 DOB ADDRESS PLICE # PRONE
	ELLINON SHET HAVE INT. 405 DOB ADDRESS W. 109 TH KLYD 565>
	LAST NAME (at her) PIEST NAME INT. FOS DOS ADDRESS PHONE
	LAST NAME (critim) FIRST NAME NIT. F/S COE ACORESS PHONE
) on 6-29-90 at 1300 hus, & received a telephone
	call from m. Stewart A. Wibb who stated
	that employees of the orion Unwestigation
	Company, 43 50 W. 189 TH St. Kelmo, 451-56-5, home
	been surveillance on him at his residence.
	He stated that they will park on 42 Dand
	River and 42 42 and Crysler to watch him
	He stated that they use the following cars;
	@ Black coloud nissan 2-Door, New York licino
	# PVY-385; a black colored Buick 2-Door, Kansas
	because # DJB-825 and a dade blue rolone Olds
	mobile 4- Door, missouri license, PZF-845. He stated
	that he contacted the white males in the
	mina (Roger Keltz) and the Buick (Charles P. Steven)
	on 6-26-90 at 1915 hus. and was told by then
	1,

That he contacted the white males in the mine (Charles P. Stever)

on 6-26-90 at 1915 his and was total by them

that they work for Orion Onvestigation and

that they were conducting a surveillance

an a far. He stated that he knows that the

quiveillance is because he had testified

against his lawifus fatter, feorard millary

menors the State of Taylor over the fectual injust.

Page 1 HEER ON MYLIT Page 2 Page 3 ELLISON. 10/22/47. 3-334-56/21 Independence, Missouri Police Department SUPPLEMENTAL INVESTIGATION REPORT SUPP. Report #90 - 14500 Date 6 29.90 Page 2 of 3 NARRATIVE Offense Sussecution FIRST NAME POUR BALL VICTIM Dark Blue Oldsmobile on

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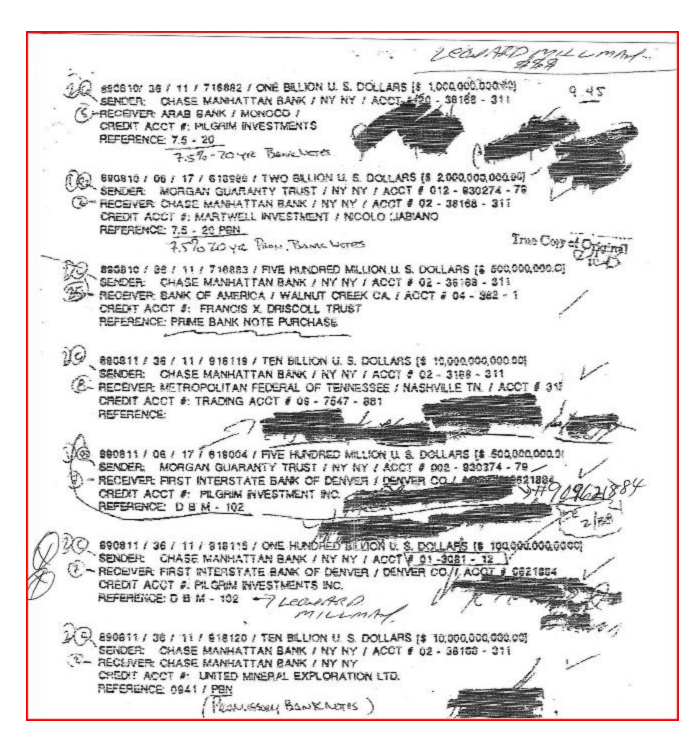
That The Showart White had contacted there along followed in kerro. and that feet agent Walker did know me well and about his involvement in some File inverse executions. I then souteaked the File office in sections. I then souteaked the File of open the stand that he was a supervision for Orion bluest igston and that they were conclucting a surveillence of me. Stewart & webb. He start that he was in the back that his supervision had notified the Workingsendence me had notified the Workingsendence me had not that he had been check out by the Mondeynadence Palice patrol afficies, He did not tall me why they were surveiling me.

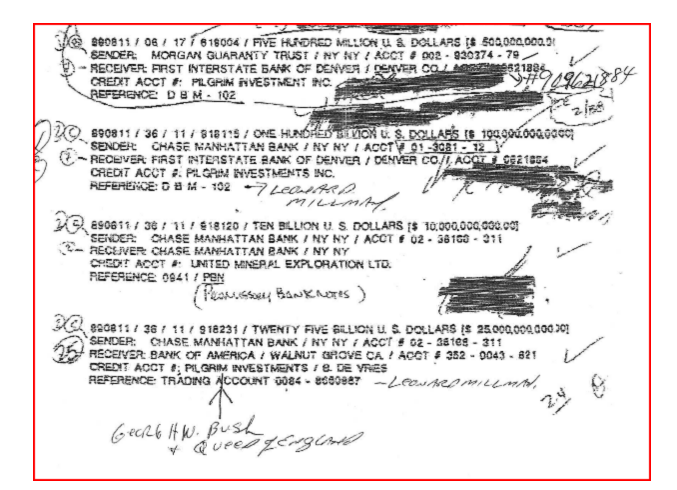
Page 1 Page 2	page 3-680
Page 3	Independence, Missouri Police Department SUPPLEMENTAL INVESTIGATION REPORT SUPP.
	Page 3 of 3 Page 3 of 3 VICTIM LAST NAME OF MANY Stewart for by last. Of later received brother Stewart for by last. Of later received brother Stephen call from The Wills to be feely me that he had been short at by B-BS (x fee report 470-1448) and that he feely that the people are watching him to het him up to be killed. He stated that he wasted this information on file "in case something happened and that he was going to outact his congressment to plat pressure on the T.B.T.

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Defendant Leonard Millman and Defendant Elaine Millman Bank
Accounts from Organized Crime Activity Narcotics money laundering
and other illegal Activity. Note George HW Bush, Neil Bush, Osama
Bin Laden, Marc Rich and others all partners of Defendants' Millman's
and their illegal account activity also enclosed.

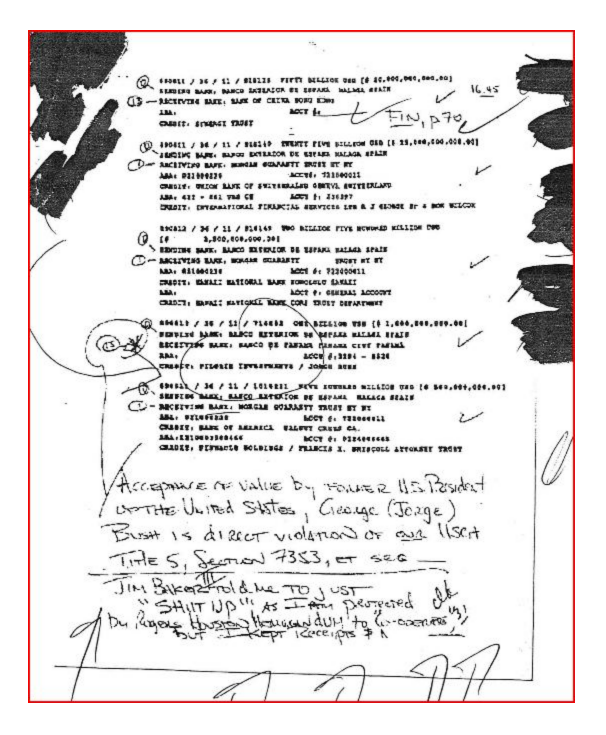
Note: Billions in wire transfers: \$100 Billion, \$10 Billion etc

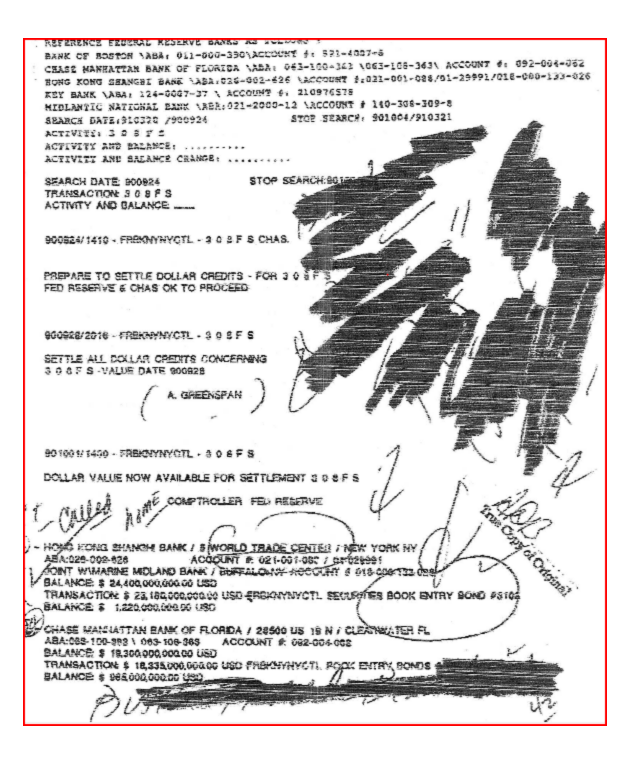


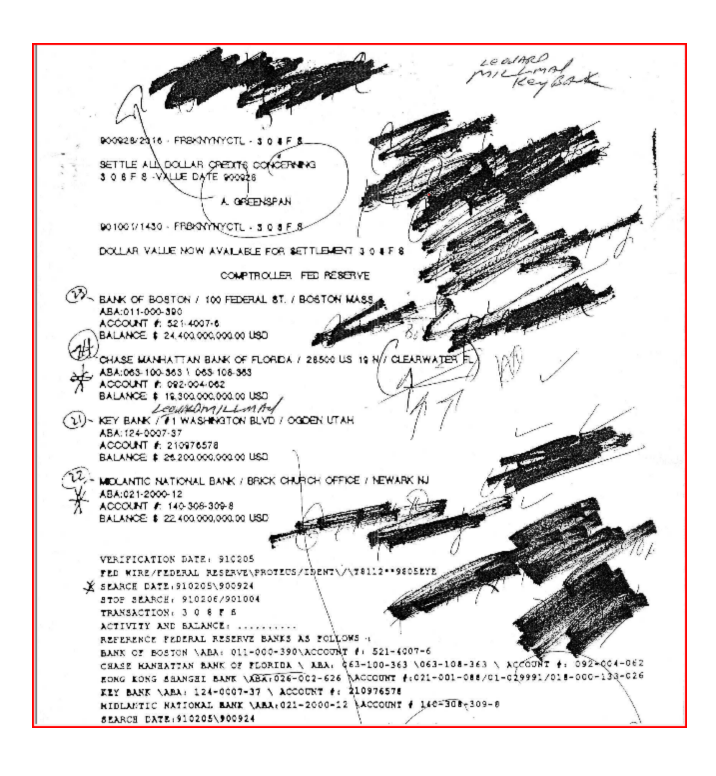


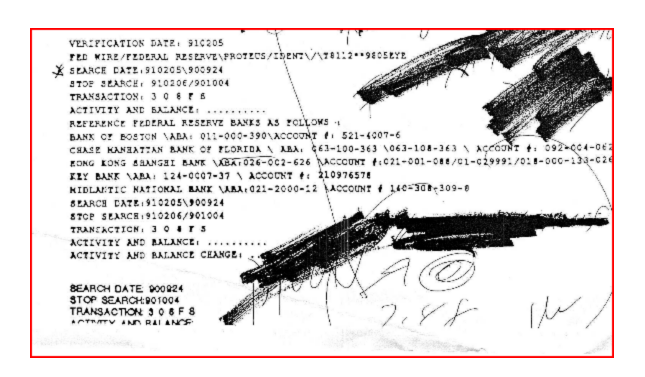
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Open Public Letter posted on http://www.stewwebb.com

<u>To Plaintiff Stewart Webb's legal Daughter Amanda Webb aka illegal name change to Amanda Millman</u>

Jan. 11, 2004

Dear Amanda,

I am writing this letter to you, with the hope that we may talk,

and soon may possible see one another.

For 19 years I have loved you with all my heart, you are my only Child.

I know this letter probably comes as a shock and a surprise, it is the hardest

letter I have ever written in my entire life, I did not find you until recently. Aug 11, 1984 your mother Kerre disappeared with you, you were only 28 days old. I last saw you Dec 1984, to this day I carry the last picture I ever had of you, in my wallet. 19 1/2 years ago when you were taken from me my heart was cut out, diced, sliced, and stomped on, I never got it repaired.

I tried everything within my power to establish a relationship with you,

I wanted to be your father/dad, your friend, bring you up, teach you, Love you, care for you, and be there for you. Your mother Kerre tried to kill you and I, on Aug 10, 1984. In 1991 after trying to find you for 7 years, I made contact with your mother Sept. 1991 and she admitted on a telephone taped recording the attempted murders. I have a copy of that recording for you. I wanted to co-parent and get along with your mother Kerre. Your mother and Grandfather Leonard Millman would not allow this to occur. Leonard bought off a Texas divorce Judge (Bribed) to terminate my parental rights, then divorced me from your mother illegally a second time in Denver to insure I could never afford to open the cases.

It would have cost at least 1/2 a million dollars.

I was in the Home Building and Remodeling Business, and could not afford

to play the illegal game, therefore I began investigating the background of your Grandfather Leonard Millman. What I uncovered was the most notorious criminal acts in the history of the world, perpetrated by Leonard,

George H.W. Bush and others. I went to the FBI for Justice in 1986 over the illegal bribes to keep me from being your father, and raising you.

I found my self being falsely arrested, jailed, and beaten by the Police on numerous occasions. I spent \$50,000 between 1986 and 1991 in defense attorneys, and I was never convicted of the false arrests and charges which Leonard Millman and George Bush Sr. ordered. By 1991 I had spent \$52,000 in telephone bills alone, trying to locate you and investigate and jail Leonard for his crimes. And get him out of the way

of you and I having a father/daughter relationship. Leonard's Crimes of not only covering up the attempt upon your life and mine, but stealing from the public, the Government, Narcotics Money Laundering, Narcotics Importations, Iran/Contra, Crimes against Humanity, BCCI, Iraq/Gate, Robbing HUD creating the homeless in America, Blackmailing Congress & Senate, and many other notorious crimes, including murder, and molesting children.

In Sept. 1991 within 2 weeks after contacting your mother, and causing 4 Congressional Investigations and hearing, between 1988-1991, those being HUD 1989, Silverado Savings & Loan, Denver International Airport, and Keating 5 MDC 200 Illegal Political Campaign Money Laundering, an illegal arrest warrant was issued by Leonard Millman for so called death threats. No threats were ever made. I have a copy recorded for you of that call, Leonard tried to have me killed 2 weeks prior, and I wanted to get him down on tape about the attempted murder. I hid from the FBI between 1991 and 1992, I came public and did radio Interviews as a guest, and then I was arrested and held for 10 1/2 months as a Political Prisoner and the charges were dismissed with prejudice Aug 1993. This was to silence me because Millman was on his was to Jail with George Bush, Neil Bush Larry Mizel, Phil Winn, Norman Brownstein, Allen Karsh and others, for their crimes. This is the way the game they play worked to silence me, false arrest.

Since 1984 I have been illegally arrested over 30 times, they have tried to kill me 11 times to date. Three times this year alone.

I have spent literally 1/2 million dollars since 1984.

Amanda, all I ever wanted was to be your father, help raise you,

Love you, and be there for you, being your father.

Because of all this crap I am a marked man, there is a hit on me at the current time. The Lord almighty GOD-Jesus has keep me alive, for this day

that I would make contact with you. I love you with all my heart, and I want to talk with you, see you, and booth of us to get to know one another.

I know you most likely have been told by your Mother and Grandparents,

that I am a Nut, a Bum, out to harm you and your mother, and all sorts of other lies they have feed you over the years.

I have heard from friends of mine in the CIA that worked with

your grandfather what has been feed to you in the way of lies.

I cannot control those lies, but it is time that your know the truth.

Amanda, One thing I have learned in life that there are 2 sides to every story, and that in order to seek the truth, one has to analyze booth sides

of a story to get to the bottom of the facts and the truth.

I hope you will do this.

I have a website http://www.stewwebb.com on my site is a copy

of my current Federal Grand Jury Demand filed in United States District Court Denver Colorado Case number 95-Y-107 filed July 3, 2003,

it states in the filing under the Complaint what has occurred,

your name is in the complaint.

Please go and read this on the front page, or go to the left column under Archives Federal Grand Jury Demands.

Also for your understanding, your mother was massively abused as a child by your grandparents Leonard and Elaine Millman.

On the front page of my website are Kerre's own writings of abuse.

When you study abuse child syndrome now adult syndrome, you will see

that the abused have a tendency to please the abusers, this is what your mother has done over and over again with Leonard and Elaine.

And this is why your mother has been married 4 times that I am aware of,

she abuses her spouses, I pray she did not abuse you.

This is part of the reason they keep me from you and you from me.

Your grandfather hated me, because I believe in GOD, and because they thought I keep your Mother Kerre from them, when we were married

from 1981-1984. She wanted nothing to do with them because of the abuse,

as soon as you were born here they came, then your mother freaked out.

There was always a Satanic Control Leonard had over your mother.

Amanda, you are my only child, I have spent 19 1/2 years of my life

fighting this injustice, All I ever wanted was to be your father

and be there for you.

I hope that you will seek my website, take some time to read what I have been through over all of this, and understand that I Love You, and always

have and always will.

I desire to see you and get to know you and you get to know me.

Since you are of legal age, there is nothing anyone can do to stop us

from knowing one another. This is up to you.

Please keep this communications between us, there is no reason to stir up Millman's.

Your have Grandpa	arents	_, who were there
when you were bor	n, and have desired to see you for 19 years,	
they live in	_MO. their telephone number is	·

I have 2 brothers and 1 sister, your aunt and uncles.

You further have several cousins your age, some older and some younger, who also want to get to know you.

Amanda I love you and will await your reply, please contact me through my e-mail address, stewwebb@stewwebb.com & stewwebb@stewwebb.com & stewwebb@stewwebb.com & stewwebb.com & stewaebl.com & <a href

Please forward your telephone number, if you would like me to call

you.

Love you

Your Dad

Bush Narcotics Money Laundry Funds Obama McCain

Breaking News August 3, 2008 StewWebb.com

http://www.stewwebb.com

obama_collecting_most_contributions_from_coloradans.



Political Whore Alert

Bush Denver Narcotics Money Laundry Funds Obama& McCain





The Bush-Millman-Lindner-Clinton Crime Syndicate: Denver MDC Holdings Criminals killed Federal Judge Richard Match's Daughter over illegal Political Campaign Money Laundering in 1990 are they at it again controlling Obama?

Millman-Bush Crime Syndicate Stooges, the Israeli Mossad Jewish Mobworking in Obama's campaign and the Democratic National Convention.

Will Barack Obama separate himself from the Denver Filth?

Barack Obama why are you being manipulated and controlled by Racist Criminal Jews? Leonard and Elaine Millman disowned their third daughter Laurie Millman after she married an African American and had three children. Barack your mother was a white Jew did your grandparents disown you?

Bush, Obama, McCain, Mossad and Bush Nazi Goons Denver FBI #5 do not play the race card here my daughter has Jewish blood I am not a racist, like those I have identified in this report by Stew Webb

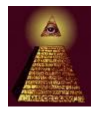
The American Revolution continues Politics 2008

Conspiratorial Media Eludes the Evidence by Stew Webb

Bush Denver Narcotics Money Laundry Funds Obama-McCain



JOHN_MCCAINS_WIFE_HIDING_WAR_PROFITS_UNTAXED_OFF_SHORE_ACCOUNTS.



THE CRIMINAL PLAYERS

The Bush-Millman-Lindner-Clinton Crime Syndicate



Leonard Yale Millman Bush Crime Family Denver Boss Hog Satanist-Knights Templar See: Bush Crime Flow Chart. Stole 6 Trillion before his death Feb 2004



FBI_memo_photo_link_Bush_Sr_to_JFK_Dallas_murder_scene.

Carl Lindner

bush 41 revives links to jfk warren comission obstruction.

3 of 9 Illuminati Knights Templar American Bankers-Satan Worshipers

Leonard Millman (Deceased 2004) Denver, George H. W. Bush i.e. Daddy
Bush and Carl Lindner, Ohio

The three legs of Iran Contra alive today

Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1

Grand Jury 95 Y 107 Page 1.jpg

Grand Jury Demand July 1 2003.

Grand Jury Demand Aug 4 2004.

Inside The Bush Crime Family Part1.

Inside The Bush Crime Family Part2.

For the scriptures say in the book of Hosea chapter 4 verse 6 that 'My people perish, for the lack of knowledge.

Satanism ITS PARTY TIME IN COLORADO.

Satanism Bush Human Sacrifices Sedalia, Colorado.

Satanism Rockefeller's NWO Agenda.

Satanism Rockefellers NWO Agenda.

Anthony Lavey Interview was castrated on the alter of Satan at the Kimball-Cherokee Castle in Sedalia, Colorado near Castle Rock, Colorado Leonard Millman and George H. W. Bush participated list to interview.

Anthony Lavey Interview 08-04-2005 Bushes Satanists.mp3

Satanic Occult doing Human Sacrifices

Satanic Human Sacrifice.mpg

Satanism The secret society that ties Bush and Kerry.

A History Lesson

Stooges Bill and Hillary Clinton acted as Narcotics for Weapons and Technology F-14 & F 16 Fighter sold to Iraq and Iran 1978-to date.

Iran-Contra Narcotics for Weapons was outlawed under the Bolin Amendment in 1983.

Boss Hog Daddy Bush controls the drugs threw Costa Rico run by Ollie North and General Singlaub

Boss Hog Millman controls the drugs threw Belize run by Ollie North and General Richard Secord

Boss Hog Lindner controls the drugs threw Costa Rico run by Ollie North and General Singlaub

Iraq Gate i.e. BNL Bank Scandal i.e. Gulf War Syndrome

Daddy Bush and Leonard Millman sold Saddum Hussein the Bio chemicals that killed the Kurds and Hussein was put to death over this why is Daddy Bush still walking the streets?

Players: Leonard Millman, George H.W. Bush, Jeb Bush, Neil Bush, Mercedes Benz Corp, English Government Officials, BNL Bank where Hillary Clinton served as director, laundering the Oil from Saddum Hussein to Bushes Bank account at BNL Chicago i.e. Texaco for payment of these weapons to Daddy and Barbara Bush, Leonard and Elaine Millman, Jeb Bush, Neil Bush.

Silverado Savings and Loan in Denver which collapsed with Neil Bush a director 24% owned by MDC Holdings, Inc. were the following Criminals have operated as a front entities for Millman. Neil Bush laundered \$12 Trillion in narcotics money in 9 years threw Silverado Savings Denver. Millman controlled ownership threw varies Insurance entities like Executive Life Insurance.



hillary clinton and john mccain bush stooges.

Who is Funding John McCain and Barrack Obama

The Stooges below work for Leonard Millman and George H. W. Bush as front cut out entities.

The below list of Stooges are worth exposing they should be in Prison.

The Denver CRIMINAL Players CRIMINAL Stooges

obama_collecting_most_contributions_from_coloradans.

Co-chair of the Democratic National Convention Host Committee.

Millman-Bush Crime Syndicate Stooges, the Israeli Mossad Jewish Mobworking in Obama's campaign and the Democratic National Convention.



Millman-Bush Stooge: Steve Farber Attorney, Brownstein Hyatt Farber Schreck, Co-chair of the Democratic National Convention Host Committee.

steve farber campaign contributions.

Co-chair of Obama's national campaign

Millman-Bush Crime Syndicate Stooges, the Israeli Mossad Jewish Mobworking in Obama's campaign and the Democratic National Convention.



Millman-Bush Stooge: Federico Peña, a closet Homosexual and managing director at Vestar Capital Partners Inc. and co-chair of Obama's national campaign. Peña formerly was mayor of Denver, and transportation and energy secretary in the cabinet of Hillary Clinton's husband, former President Bill Clinton. Federico Peña resigned after being indicted in 1997 in a Denver Federal Grand Jury with Justice Department Obstruction Of Justice settlement over bribes of \$2.5 Million paid by Leonard Millman threw M&L Business Machine Company for Peña's vote on the Denver International Airport a \$16 Billion Dollar Millman-Bush Fraud. Leonard and Elaine Millman paid nearly \$100 million dollar fine and never went to jail.

Frederico Pena as you endorse Barack Obama at the Democratic Convention will you have Rob Lamb also known as Princess Alexandra standing next to you?

fredrico_pena_campaign_contributions.htm

Partner with Steve Farber Co-chair of the Democratic National Convention Host Committee.



Millman-Bush Stooge: Norman Phillip Brownstein law offices, Denver, Washington D.C., Mexico City, Mexico (Drug running and money laundering Iran Contra ongoing today) former CIA Council under CIA Director George H. W. Bush 1970s. Brownstein attorney for Leonard Millman (deceased) and Current Money launder Elaine Millman. 95% of Brownstein's clients are Bush, Millman, and Lindner stooges.

brownstein_hyatt_farber_schreck_

Global Crossing Norman Brownstein.

Global Crossing battles accounting controversy.

Global Crossing Sold To China Co.

norman_brownstein_campaign_contributions.

Partner with Steve Farber Co-chair of the Democratic National Convention Host Committee.



Millman-Bush Stooge: Gale Norton in the closet Lesbian a Jr. law partner in Brownstein Hyatt Farber Schreck, Former Secretary of Interior who resigned after sealed indictments involving the murder of the President of Sun Coast Casinos where Jeb Bush paid one of the 911 Terrorists. Norton covered up and Obstructed Justice in many scandals in the 1980-1990s for Leonard Millman and George H. W. Bush as Colorado Attorney General.

From Cradle to Cabal The Secret Life of Gale Norton.

gale_norton_campaign_contributions.

Gale Norton Bureau of Indian Affairs.

Gale Norton Bush Coverup Cronie.

Gale Norton California Water.

Partner with Steve Farber Co-chair of the Democratic National Convention Host Committee.



Millman-Bush Stooge: Larry Mizel MDC Holdings Sub Prime/Gate \$600 Billion

FRAUDS ARE US AT MDC.

Bush signs illegal Sub Prime Bail Out Bill the US Taxpayer money goes into Bush Crime Family Partners Pockets

bush signs housing bill to provi.

Bush illegally Bails out his Partner Sub-Prime Queen Elaine Millman and Stooge Larry Mizel \$600 Billion US \$\$ to date. As reported months ago here on StewWebb.com

Millman's Companies, MDC Holdings-Richmond American Homes and KB Homes created Mortgages on Houses that were never built and no one to pay the Mortgage. They floated illegal paper to steal more pension funds playing once again a Junk Bond Daisy Chain game.

Note: MDC Stock dropped in half since investigations by fired U.S. attorney Carol Lam of San Diego began in 2005.

Bush Millman Clinton Lindner Crime Family Flow Chart1

leonard_millman_contribution_list.

larry Mizel mdc holdings inc.

larry_mizel_campaign_contributions.

FRAUDS ARE US AT MDC.

Junk Bond Daisy Chain Fraud by Stew Webb

Stew IRS Application for Reward MDC Holdings Inc.jpg

M.D.C. makes comeback as shares hit \$5.htm

Denver MDC Holdings Criminals killed Federal Judge Richard Match's Daughter over illegal Political Campaign Money Laundering in 1990 are they at it again controlling Obama?





Millman-Bush Stooge Larry Mizel ran Silverado Saving and Loan for Leonard Millman, Neil Bush was a Director and narcotics money laundry for Iran Contra drugs for weapons.

Rush for Gold How Silverado Operated

Running with a Bad Crowd

Grand Jury Demand July 1 2003.

Grand Jury Demand Aug 4 2004.

Millman & Bush Narco Bank Accounts

Millman & Bush Silverado Bank Accounts

Millman & Bush Money
Laundering Bank Accounts







Millman-Bush Stooge Larry Mizel, Peter Coors and Neil Bush are currently importing narcotics into Colorado Iran Contra alive.

CIA Gene Chip Tatum Bush Drugs for Guns The Boss Hogs.

Original Copy of Time Magazine Checks to Stew Webb for Telephone Bills relating to Silverado Savings and other related scandals BCCI

Rush for Gold How Silverado Operated

Running with a Bad Crowd

Stew Time Magazine Checks.jpg

BCCI/ Bank of Credit & Commerce International

Illegal Political Prosecution of Federal Whistleblower Stew Webb

The two above articles and others including Congressional Investigations into Silverado Savings, Denver Airport, HUD and MDC Holding illegal campaign money laundering-Keating 5 lead to the illegal Political Prosecution and illegal imprisonment of Federal Whistleblower Stew Webb 1992-1993.





The US Attorneys Denver Mike Norton and Greg Graf, (Graf's brother a MDC Director) who tried to prosecute Stew Webb were turned into the IRS a year before.

Stew Webb Savings & Loan Whistleblower faces federal charges.jpg

Order of Dismissal of False Federal Charges against Stew Webb

Stew Webb Psychological Evaluation Mentally Competent

House of Rep HUD Stew Webb.jpg

<u>First Time Stew Webb Reported Leonard Millman to FBI/Report June 1986</u> Stew-IRS Len Millman Trusts.jpg Stew IRS Application on Mike Norton US Attorney.jpg

Stew IRS Application for reward Robert Graf.jpg

Stew IRS Application for Reward MDC Holdings Inc.jpg

Letter to Amanda Jan 2004.

Amanda Webb aka Amanda Millman (Stew Webbs Daughter)

Inside The Bush Crime Family Part1.

<u>Inside The Bush Crime Family Part2</u>

Sarah McClendon's Washington Report December 24, 1991 page 1 of 4

Sarah McClendon's Washington Report December 24, 1991 page 2 of 4

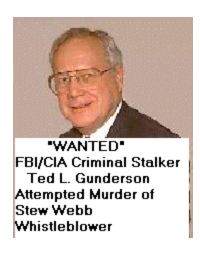
Sarah McClendon's Washington Report December 24, 1991 page 3 of 4

Sarah McClendon's Washington Report December 24, 1991 page 4 of 4



www.jointterrorismtaskforce.com/Holstlaw.htm

The above Denver Stooges keep things covered up with control over Denver Judges and FBI Division #5 Mark Holstlaw who committee crimes for these stooges of Daddy Bush and Millman's. Holstlaw uses paid stooges like Denver FBI Cross-dresser Tim White and in the closet Satanist-Homosexual-Pedophile Ted Gunderson to slander and kill those who speak out against these criminals.



Ted_Gunderson_Selling_Terrorist_Osama_Bin_Laden_Stinger_Missiles.htm

Ted Gunderson Police Report Stalking Stew Webb.

<u>Ted Gunderson The Plot Thickens in Inslaw Promis Affair by Kelly O Meara.</u>

Ted Gunderson dreamed-up Bush USBank Building Terrorist Plot.

Ted Gunderson.

colorado state grand jury demand august212007.

hillary clinton fbi assassination teams070707.

<u>BushesNaziGoonsNews</u>

<u>Legal ACLU and Denver Officials Agree to Resolve Lawsuit over Denver Police Spy Files.</u>

Grand Jury Demand July 1 2003.

Grand Jury Demand Aug 4 2004.

FBI_Violate_First_Amendment_Rights_of_Neb_High_School_Journalist.

FBI Goes Knocking for Political Troublemakers.

FBI targets Colorado activists.

fbi_illegally_interrogated_anti_war_activists_040407.

Rick Stanley Ran for Senate in 2002 against Ted Strickland, Norman Brownstein's partner, Stanley was charged by Mark Holstlaw and other dirty agents to stop Stanley's Senate Race. Stanley is currently in jail being held illegally.

Letter to Gov William Owens in Behalf of Rick Stanley.

www.jointterrorismtaskforce.com/Holstlaw.htm

Pay offs and bribes of Judges, Prosecutors and other Public Officials were laundered threw M&L Business Machine Company who laundered Iran Contra Eugene Hoffenfus pay checks and \$2.5 Billion in Narcotics money from Clinton's and Ollie North's Iran Contra Drug Smuggling Operation.

M&L Business Machines USAttorney Mike Norton Partial Bribe.

Fired US Attorney Carol Lam

Investigated Stew Webb and Tom Heneghan's evidence against the parties named herein and was one of the fired U.S. Attorney for prosecuting Bush Crime Syndicate Partners Leonard Millman and Jack Abramoff.





Patrick Fitzgerald Bush-Gonzales Enemy List A.

patrick_fitzgerald_Scooter_to_do_more_

illegal_activities_March_31_2006.

Patrick_Fitzgerald_Bush-Gonzales_Enemy_List_A.

Patrick Fitzgerald Request to appear before Your Grand Jury regarding George W Bush and others March 23, 2006.

Patrick Fitzgerald Denver FBI Tim White leaking CIA agents on Internet.

Patrick_Fitzgerald April 12 2006.

patrick fitzgerald fbi ted gunderson murder

for_hire_scheme_march_25_2006.

Inside The Bush Crime Family Part2.

fired us attorney carol lamm investigations.

Grand Jury Demand July 1 2003.

Grand Jury Demand Aug 4 2004.

Carol Lam who was investigating and Prosecuting Jack Abramoff



Millman & Mizel Stooge: Jack Abramoff who talked with Millman and Mizel weekly.

agents say foley scandal tip of iceberg.

Abramoff sex spy ring.

foley gannon abramoff rove sex espionage operation.

ex interior deputy pleads guilty in abramoff case.

UNITED STATES DISTRICT COURT

Stewart A Webb,

and

The United States Of America

Plaintiffs,

vs

Kerre Sue Millman

Leonard Yale Millman

Elaine Ruth Millman

Defendant's

DEAD U.S. ATTORNEYS

The Congress and the Media Ignores this.

Stew Webb your website is so nuclear no wonder Bushes and Clintons want you and Tom Heneghan dead.--TomFlocco.com Investigative Journalist

senate ignored 5 texas us attorney death and firings

texas_us_attorney_deaths_raise_foul_play_questions

dead_fired_attorneys_linked_to_white_house

Samuel_Lipari_Medical_Supply_Chain

Current Israel Government Corruption Scandal *Bank Of Israel* was the Police talking about American Businessman Larry Mizel?



Larry Mizel eeplaced Leonard Millman (deceased 2004) as a Knights Templar 100 Bankers

Israeli Prime Minister Ehud Olmert resigns over a Corruption and Bribes Scandal involving the Bank of Israel. The sale by the State of Israel Bank to Bush Crime Family Boss Hog's Leonard Millman (deceased) 100 Knights Templar Banker and Elaine Millman of Denver involving Millman's replacement the current 100 Knights Templar Banker Larry Mizel.

Brauffman, Millman-Bush Stooge Mizel, a N.J. Jewish Mobster bought the Bank of Israel three years ago, the Bank of Israel (Bank Leiumi) was owned by the Country of Israel.

police question olmert again in .

www.imemc.org/article/55174





Stooge Larry Mizel Obstructed Justice and committed Frauds upon the Court in settlement in The Charles Keating-Saudi European Investment Group-BCCI case a Civil RICO suit that landed Keating behind bars. There are no statue of limitations on Obstruction of Justice or Frauds Upon the Court.

BCCI/ Bank of Credit & Commerce International

Charles Keating Boss Carl Lindner



Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1

carl lindner campaign contributions.

Former MDC Holdings Director



Millman-Bush Stooge MDC Director James M. Lyons at Rothgerber, <u>Johnson & Lyons</u> LLP. Lyons was general counsel to Bill Clinton in the early 1990s, when Clinton was president-elect. Lyon's was directly involved in The White Water Development Frauds that robbed Twin Cities Bank, Beach Federal and Madison Savings with Bill and Hillary Clinton that stole \$100 million in the Saving and Loan Scandal.

Millman-Bush Stooge Phillip D. Winn MDC Director, Scamster, HUD thief and Convicted Felon who was given an illegal stay under seal which is Obstruction of Justice by Federal Judge Sherman Finesilver the cover-up artist that keep Winn from going to jail for 5 years. Bill Clinton gave Winn an illegal Presidential Pardon later. Winn was also tied to Harkin Oil with George W. Bush and other Financial scams on HUD reinsurance frauds with George Bush.

Philip D. Winn Scamsters BIO

May 10, 1988 The President today announced his intention to nominate Philip D. Winn to be Ambassador to Switzerland. He would succeed Faith Ryan Whittlesey. Since 1987 Mr. Winn has served as chairman of the board of the Philips Development Corp., in Englewood, CO. Prior to this he served as chairman of the board for Philip D. Winn & Associates, Inc., 1976-1987. From 1981 to 1982, he was Assistant Secretary at the Department of Housing and Urban Development and Federal Housing Commissioner. Mr. Winn also served as senior vice president of Witkin Homes/U.S. Homes, 1964-1976. Mr. Winn graduated from the University of Michigan (B.A., 1948). tie was born February 1, 1925, in New

Britain, CT. He served in the United States Army, 1943-1945. Mr. Winn is married, has two children, and resides in Englewood, CO. (Winn resigned after being Indicted for stealing from HUD.)

Assistant Secretary of Housing and Urban Development The President announced today his intention to nominate Philip D. Winn to be an Assistant Secretary of Housing and Urban Development (Housing). He will also serve as Federal Housing Commissioner.

Since 1976 Mr. Winn has served as chairman of the board of Philip D. Winn and Associates, a real estate development and property acquisition firm. He has also served as chairman of the board of Winn/ Olson Marketing Group, a marketing and research and financial consulting firm which primarily dealt with residential real estate. In 1964-76 Mr. Winn was sales manager of Witkin Homes. He is a former member of the board of directors of the Colorado Homeowner's

Warranty Council, former board member of the Colorado Association for Housing and Building, former member of the board of directors, Homebuilders of Metropolitan Denver. He was president of that organization in 1975 and was elected "Man of the Year" in 1971. Mr. Winn was elected chairman of the Colorado Republican Party in 1979. He is married and has two children. He was born on February 1, 1925, in New Britain, Conn.

phil winn denver bush crime family.

Phil Winn Directorship.jpg

philip_d_winn.

Harkin Oil & Denver Phil Winn.

House of Rep HUD Stew Webb.jpg

HUD Phil Winn Pres. Pardon by Stew Webb.

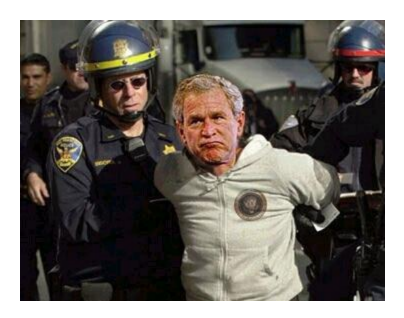
HUD Phil Winn Pres. Pardon & Missing 59 Billion at HUD.

HUD Bushwacked Ex Assit. Sec. of HUD Catherine Fitts gets Bushwacked.

HUD-Winn Group.jpg

Hud Phil Winn Guilty.jpg

George W. Bush Stole \$300 Million form HUD with Leonard Millman and Phil Winn.



HUD George W Bush the American People want the 300 million you stole from HUD.

35 articles to impeach bushfraud stewwebb.com.

Partner with Steve Farber Co-chair of the Democratic National Convention Host Committee.



Millman-Bush Stooge Ted Strickland US Attorney in charge of the Enron Task Force committing Obstruction of Justice and Frauds upon the Courts a law partner of Norman Brownstein.



Millman-Bush Stooges Bill and Hillary Clinton

The three legs of Iran Contra alive today

Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1



Note: Hillary Campaign Contributions to Barack Obama & Exxon BIG Oil Co PAC

hillary clinton campaign contributions

bill_clinton_campaign_contributions.

hillary clinton and john mccain bush stooges.

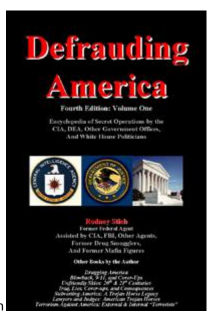
hillary clinton_illegal_campaign_money_laundry.

HillaryClinton.

CIA Clinton Named as Long Time Spook.

Some of the above Stooges are written about in the following books:

Stew Webb Contributed to the following books:



Defrauding America by Rodney Stitch

Drugging America by Rodney Stitch

http://www.defraudingamerica.com

The Mafia CIA and George Bush by Pete Brewton



The Conspirators by Al Martin Iran Contra Whistleblower

http://www.almartinraw.com

Oklahoma City Bombing Politics of Terror by Dave Hoffman

Bushwacked by Uri Dowbenko



Barrack Obama why are you being manipulated and controlled by Racist Criminal Jews? Leonard and Elaine Millman disowned their third daughter Laurie Millman after she married an African American and had three children. Barrack your mother was a white Jew did your grandparents disown you?

Bush, Obama, McCain, Mossad and Bush Nazi Goons Denver FBI #5 do not play the race card here my daughter has Jewish blood I am not a racist, like those I have identified in this report by Stew Webb



Leonard and Elaine Millman's Grand Children by their Daughter Laurie Millman.

See: Elaine Millman Photo: AmandaMillman.

Lafayette remains at Brandywine and Albert Gore Jr. remains the REAL president of the United States of America .





Question for Barack Obama were you aware of these Criminal involved with you?

Are you aware this hour Bush-Clinton-True-Color-Mossad-Assassination Teams are loose on American Soil and Murdered Senator James Webb's Aid and General Tinsley over Bush-Cheney-Millman Mossad 9-11 attack on America?

Leonard and Elaine Millman financed the 9-11 WTC attack on America threw WayMark Foundation with Maurice Hank Greenburg and Jack Abramoff while Daddy Bush and Dick Cheney ran the operation with Israeli Mossad.

anthrax gate escalates Aug 2 2008.htm

http://www.stewwebb.com

<u>Defendants Millman's Treason and Sedition against the United States of</u>

<u>America under the Barley Cole and Indenture Act selling U.S. Fighter Jets, Tanks</u>

and other lethal Weapons stolen from U.S Arsenols under Defendant's Millman's National Brokerage Company

How does someone like Gunther Russbacher go from being a top-level CIA operative flying Bush to Paris for the October Surprise meeting to ending up in the St. Charles County jail?

To understand that, we have to go back to 1986 when National Brokerage Companies, the CIA proprietary in St. Louis Gunther was running, was being shut down.

That company had its finger in all sorts of things. This was one of the companies that bought the airplanes that carried arms around the world, not just to the contras, but to the Afghans as well. Probably to Turkey, Greece, Philippines and Iraq as well.

Supplied by U.S. Counter Intelligence Agent to Plaintiff Stewart Webb

beauthen Bush TREASEN F-16 F-145 Apachills
Bull Mose CAMO.

INITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORHT CAROLINA

UNITED STATES OF AMERICA Plaintiff,

Docket: C-CR-90-186

C-CR-90-188

VS.

C-CR-90-187

ROBERT MEDLEY

Defendant,

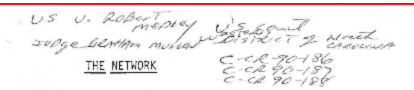
Judge: Graham C. Mullen

MOTION ADDENDUM IN SUPPORT OF 2255

The Defendant, Robert Medley, now files this Addendum to the proceeding 2255. This is in support of and enlargement thereof the original document titled Motion To Present said 2255 motion.

Receased By. Wes B. Com





The original network is as follows and then with the players interlocking connections.

- 1. The airlines (cargo only) that are involved by name and location.
- (1) A. Southern Air Transportation (Referred to S.A.T.) Miami Florida.
- (2) B. Crittenden Air Transportation (Referred to C.A.P.)Miami Florida.
- (3) C. Sarrkes Air Cargo (PAM) (Referred to S.A.C.) Miami Florida.
- (4) D. Continental Air Transportation(Referred to C.A.T.) Austin TX,
- (5) E. Caldwell Air Cargo (Referred to C.A.C.) Charlotte, NC.
- (6) F. Company Air Ways (Referred to C.A.W.) Atlanta, Georgia,
- 2. The people involved:
 - A. Sarrkes Nephew King Faud Saudi Arabia (USA)
 - B. Howard Marks or Marx Pakistan (England)
 - C. John Doe Denver (USA)
 - D. John Doe San Fransico (USA)
 - E. "Jinks" Caldwell Charlotte (USA)
 - F. Rick Thorpe (St.Louis) (Woodriver) (USA)
 - G. Dr. Gillard (Atlanta)
 - H. Dr. J. Stephen Ellis (Dayton) (USA)
 - I. K. Koonce (Detroit) (USA)
 - J. Ray Emerson (St.Louis) (USA)
 - K. John Doe (Austin) (USA)
 - L. J.W. Schildtknetch (St.Louis) (USA)

10/1/93 Labora

Portales

Missing Silver

K. John Doe - (Austin) (USA)

L. J.W. Schildtknetch - (St.Louis) (USA)

M. G. Rass Bacher - (Austria & USA)

Bemer

N. D. Bateman - (Jersyville) (USA)

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WWW. Stewwebb. com

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O. S. Crittencen - (Bahamas)
 P. D. Hoff - (Edwardsville) (USA)
 Q. J. Little - (St.Louis) (USA)
R. J. Eisenbeis (Granite City) (USA)

 John Doe - (Licthenstein)

T. Mozar Alkasar - (Litchenstein) (Syria)
U. Thomas Brimberry - (Granite City) (USA)
V. Adan Khassogi - (Philippines) (USA)
W. Gerald Bull - (Brazil - Beligum) (USA)
X. Tom Huyer - (Netherlands) (USA)
Y. Sarrkes - (Saudi Arabia) (USA)
Z. H.G. Walker - (St.Louis) (USA)
    Joseph Pecen - Gum Titree Russ Botchen
Al Eloy Cueto -
                     Granite City, IL
                                        (USA)
B1 H. Heater -
                     Granite City, IL
C1 Fults Family -
                     Milstadt, IL
D1 Ned Johnson -
                     Charlotte, NC
El Carl Officer - E.St.Louis, IL
Fl Rev. Joe Davis - E.St.Louis, IL
Gl Rev. Bateman - Columbia, IL
Hl John Doe F.P. - Charlotte, NC
II John Doe Rev. - Charlotte, NC
J1 Atty. Merryman - Charlotte, NC
K1 James Amisinger -Collinsville, IL
L1 John Doe -
                     (USA)
Ml J. Leggitt -
                     Georgetown
N1 P. Baker
                    Atlanta, St.Louis (USA)
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The out line will be given in short as possible out toe. In order to expedite space, the drug distribution network communies are referred to by numbers and their intials. After initial distroduction of people in operations. The people will be referred to by the alphabet A-Z and AI followed by their initials. The conspirators are so interwoven

in Drug Trafficing, Arms Dealing, and Money Laundering that the saga is interwoven through attempt will be made to segeragate then combine for understanding.

DRUGS

The drug operation is known only in part. The entire network is presented in drugs but this is not the only network that operates within the United States.

The short background to show the inner workings. In order to finance the huge operations a source of initial money is needed. The source normally starts with a legitimate business that goes criminal. Counterfieting is the normal first step. The next step is the drugs, then the laundering of profits and a final stage of arms dealing (both small and up to artillery).

The operation that is now presented. The items to check. The company of Southern Illinois Road Builders, Inc. that was formed in Marion, IL. The one partner, Mr. Donald Bateman was a counterfieter. The bank of Little Egypt in Marion had the bank president Richard Dodd committ suicide while the major holder of this banks paper, Boatmen's Bank of St.Louis, Missouri President Mr. Armstrong ran to South America never to return, counterfiet money being laundered by both: During this time frame the largest Drug Ring in midwest was formed by Mr.Rick Thorpe. The name was called The Company. Mr. Thorpe a business associate of said Mr. Bateman. Mr. Thorpe went into Air Cargo Business and owns an Airport in Atlanta, GA. In Atlanta, GA or rather Douglas, GA. lived a Dr. Gillard the head of Douglas County, GA. Hospital. Dr. Gillard wrote scripts, manafactured Dalidos (Synthetic Heroin) and

GA. lived a Dr. Gillard the head of Douglas County, GA. Hospital. Dr. Gillard wrote scripts, manafactured Dalidos (Synthetic Heroin) and Crystal Meth. Dr. Gillard business associate of Mr. Bateman.

Speries Speries

Another branch was forming in Atlanta, GA and further south. At Miami, FL. a series of air transportation companies had adjucent offices & hangers. Briefly the operation was this. Sourthern Air Transportation was flying small arms to South America and returning with cocaine. Crittenden Air Transportation was doing the same on a contract basis. At the same location was Pam Cargo that was owned and operated by Mr. Sarrkes the nephew of King Faud of Saudi Arabia. (Since Deported) this cargo brought in Hashis and Heroin. Sarrkes was business associate of S. Crittenden of Crittenden Cargo. In San Fransico, California another cargo operation owned by Pakistan personnel listed as Air Ticketing Network was operating. This company also had a secondary company in Denver, CO called Colorado Satilite T.V. The A.T.N. Cargo brought in Heroin. The heroin was distributed to Denver CC. The drug of choice varies in people so exchanges were arranged. The exchange point in this ring was Denver. The heroin brought in by Sarrkes was Turkish-Indian-Pakistan type heroin whereas the San Fransico variety was China White 99.9. To explain, the heroin China White 99.9 was taken to Denver via ATN Cargo. Crittenden Cargo was taking the cocaine to be carbanged for heroin to Denver, same with the Hashis and Dr. Gillaros products. The A.T.K. Cargo was also delivering to Austin, Texas was Continental Cargo. The returned China White was flown into-Atlanta, GA. to The Company airport. At the Atlanta, GA exchange Crittenden Cargo picked up for Miami, FL, Caldwell Cargo picked up for Charlotte, NC, charter cargo planes were used for other major locations, and Chemitco-Concorde Cargo was use to St.Louis, area. "Pot" was also handled by the tons, basically by The Company which also flew into Detroit, Chicago, and

BCCI

St.Louis. The hashis was brought in via of A.T.N. Cargo from Pakistan under operation of Howard Marx a.k.a. Marks. Mr. Marx was a friend of Mr. Bateman also but more importantly he was a direct connection of B.C.C.I. The B.C.C.I. connection was surely required after the suicide of Marion, IL banker and flight by Mr. Armstrong, as both had been the laundering link for counterfiet money to establish this network. A complete diagram at end will show more vividly this operation. The note should be added here that the products were stored in warehouse as necessary and that brings in the J.W. Schildtknetch connection. He was employed by Parks Corporation that had warehouses in Charlotte N.C., Charleston, W.VA, Cleveland, OH., and St.Louis, MC., Chemito-Concorde network had a total of 76 warehouses nationwide to include Austin, TX., Atlanta, GA., Miami, FL., and Denver, CO.

pentone

At the same time this was going on another company in St.Louis, a steel company was being purchased by National Steel Corporation of Pittsburg, PA.

This steel mill was selling certain types of steel for export

A Color

by showing it as "scrap" and thus avoiding federal law concerning an end use statement. The steel was being sent to Brazil for re-exporting to third world countries. Another few interesting far about the steel mill. This where the "weapons" from evidence rooms were allegedly destroyed. A check of the drug network show differently, the weapons were flown to the Contras as in Iran-Contra Affair. Same airplanes and of course weapons from Detroit area where National Steel had another plant as well as Wierton, W.VA. Southern Air & Crittenden Cargo de-

livered to Contras and brought back the other cargo. National Steel

Contrad Contrad Secondar Some of

medicy CASOTT C-CR-90-186, 187, 188 so built two Tube Mills - those mills produced pipe as well. arrel regardless of size is a tube. Same method scrap to Brazil then e-export. A subcontractor of G.C. Steel bought scrap from defense contractors and shipped also. Enough "scrap" (actually perfectly good) parts make a whole - say tank. National Steel customers included Stupp Bros. who make shell casings for government. At the time this was all going on, a man named Gerald Bull, a gun designer, and a man who had his problems with Federal Government set up shop in St.Louis. The man operated through a small corporation called Liberty Loan. Another company was formed called Styx Company that were stock brokers, in fact their famous customers included Gerald Bull, Adan Khassoggi, Howard Marx, Rich Thorpe and Mr. Armstrong. This company was followed by yet a third company called National Brokerage, operated by an Austrian National named Joseph Peden a.k.a. Gunther Rassbacher. | This firm brokered weapons, aircraft both fixed & rotary wing. Simply put the players Mc were in place for arms manufacture and shippment. In St.Louis was the world headquarters of General Dynamics. | Rassbacher of a.k.a. Peden/for was an arms dealer in aircraft that was manufactured by General Dynamics Apache Helicopters and F-16. Khassoggi was a dealer in other arms. ** Granite City Steel owned by National Steel had a sales office ajoining General Dynamics in same building on the same floor. They also had an organization named the Veeder Korean Council next to General Dynamics. National Steel has arranged for one of their subcontractors to purchase the "scrap" at the tank plant. To give an idea of this alliance Mc-Donnell Aircraft lost a 200 million dollar deal to General Dynamics after the visit of the Koreans to the Veeder Korean Council. The "scrap"

the server

heavy artillary parts would then be loaded into a railroad scrap car for transporting. The cars would be reported damaged to railroad and a car broker would purchase the cars from the railroad. The railroad would then give the cars a "non-revenue" move (loaded) to any destination in U.S.A. The cars would be reported destroyed by railroad and numbers removed from cars and painted scrap. This effectively moved the "scrapped" parts to another location to load in barge for export. The car brokers were Parks Corporation, J.W. Schildtknetch. The "parts" would be loaded in barge & shipped to meet a steamer. General Dynamics owned majority stock by Crown Family, futher the barge line was Souix City, New Orleans also owned by Crown Family, the railroad was Rock Island Railroad also owned by Crown Family. At steamer location two methods could be used - first method was via Stinson Steamship Line owned by National Steel or via any vessel flying Brazilian or Portugesse flay under Most Favored Nations Treaty. From Assembly in Brazil then to Portugac for sale to the Portugesse Army General and no problem of seaching as the NATO Sea Command (Iberian Sea Command) was under command of Portugesse Admiral. The final transaction was arranged via of the Dergo establishment of Lictenstien owned by Mozar Al Assar of Damacus, Syria.

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The method of payment varied depending on final destination. Sarrkes already mentioned payed in oil. The oil came to U.S.A. and was handled through another company of National Steel - Permeian Partners Oil Transmission Company. This also involved another few interest oil was also handled by a branch of Stiefl Nicholas Company of St.Louis, Mr. H.G.

W.

Walker, Mr. Walker had been involved in old Granite City Steel (on

the Board of Directors with Mr. Veeger tormer president of Granite City Steel who had founded the Veeder Korean Council). Mr. Walker was also on the Board of Laclede Steel who also supplied in this operation with intelligence maps and reinforcing cable for barrels. As all this was going on the controller of Granite City Steel was a Thomas Huyer who was later deported to Netherlands and Mr. Peden a.k.a. Rasspuisebaku bacher to Austria. Mr. Brimberry of Styx Company went to jail for embezzlement and Styx was purchased by H.G. Walker. As Styx was closed and acounts assumed by H.G. Walker another source for money tranfer had to be found so National Steel hires Hiliti Corporation to do work inside their Steel Mills. Hiliti Corporation owns the entire country of Lictenstien the home of Dergo establishment and even #Interpo! has no authority in that country. As the company shut down and Mr. Thorpe went to jail and Crittenden Cargo shut down & Mr. Crittenden went to jail & Continental Bankrupt, and PAM, Mr. Sarrkes was deported to Saudi Arabia the operation changed. Chemitco & Concorde picked up the slack as it was now operated by two former Granite City Steel executives, Mr. Hoff and a Mr. Zorgar, the latter a former Air American Pilot. A Mr. Eisenbeis and Mr. Cueto were the organizers of the Granite City Stee! plot dating back to 1963. In that year the Nuclear Submarine Prografision System Thresher sunk. The power plant called the Silent was installed by General Dynamics. To do this the stern of submarine was opened by Electric Boat Division of General Dynamics and worked over. The wrong steel was used in certain parts and Thresher sank with all hands. This may explain why the former president of Electric Boat Division of General Dynamics fled to Greece - with 200 million

and was never chased. Mr. Cueto hired Mr. Hoff at Granite City Steel

and again at Chemitco-Concorde, as he was on the board. Mr. Cueto also hired Mr. Little who is replacing Mr. Eisenbeis. Mr. Eisenbeis was the man who put steel theft scheme in place that resulted in submarine loss.

After all the deportations of people and arrest of people and

closing of companies the sceniro leveled out again. National Steel incorporated two truck lines, TMK and National Steel Carriers that could replace the Air Cargo routes unquestioned. They also had Ben Franklin Stores requiring warehouses and National Steel Service Centers warehouse to replace Parks Corporation and others. The exchange point remained Denver, the cocaine still came in Miami via Southern Air Transport and "Jinks" Caldwell cargo still handled from Miami only now to Denver and ATN Cargo from overseas to Denver.

Precautions were taken to cover people in the future so a <u>Dr. J. Stephen Ellis was set up (Attorney) to handle identification problems, a Kevin Koonce to launder local money, Mr. Ray Emerson, partner of J.W. Schildtknetch to handle hot shipments into St.Louis. To cover even more local talent was used, for instance a paid government informer named H. Heater patented through Georgetown Railwad in Austin, Texas, a remote control item that could perform tiple functions with same controller. This H. Heater was partner of J.W. Schildtknetch and the mobil scud missles use said device. The Georgetown Railroad is the supplier of official scales for the governments of Pakistan and India.</u>

The local operations of St.Louis and Atlanta and Charlotte will be explained now as they are known.

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In Charlotte, N.C. the "Ned Johnson group was the local cocaine dealer and there is a seperate heroin dealer. "Jinks" Caldwell has been named already. Dr. Gillard is still in business as is Koonce. In St.Louis area (Granite City Steel) Mr.Heater is <u>still</u> setting up Crystall Met Labs, and his friends the Fults family still moving cocaine and now getting off barge lines at Sauget, IL., rather than via Air Cargo. Mr. Bateman is in jail but no counterfiet is needed. Mr. Marx is in jail but the Pakistath connection of A.T.N. Cargo has no further need of B.C.C.I. and banks in Lictenstien with Dergo establishment. Chemitco & Concorde still operate the operations changed people but not style.

The former mayor of E.St.Louis, and minister Carl Officer, the imprisoned Rev. Joe Davis, and the Rev. Joan Bateman as well as minister in Charlotte, NC., involved the mayor of St.Louis, V. Schomel involved with Chemitco-Concorde. U.S. Congressman Jerry Costello involved with those people via of St.Louis mayor and Mr. Amiel Cueto attorney of Belleville and son of Eloy Cueto of Granite City Steel.

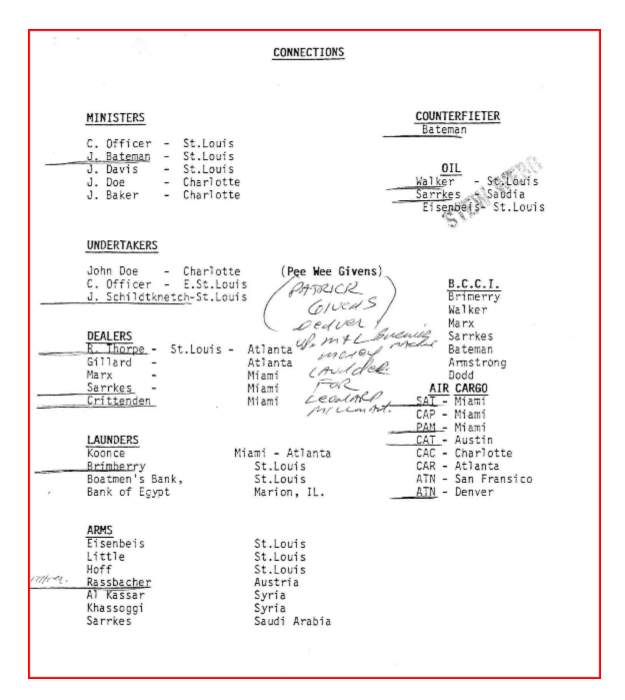
The people in Charlotte a John Doe undertaken and a John minister and an attorney named Merryman and a paid informant named Pee Wee Givens.

National Steel is now owned by Kippon Kokon of Japan. Kokon is owned in part and influenced by the Yakuza. The networks just described are the sole reason of purchase by the Japenese as the organized crime of Japan, the Yakuza, neede a basis of operation same as the corporate would and this represented organized American Crime

in the name of industry at its peak.

The whole sceniro will and is changing again but the tracks are there.

The case is rested now, on the basis of the facts it wast lead to an organizer in the Charlotte area to match an H.G. Walker of St. Louis, few men match that description only one compute mind, an attorney, a brilliant attorney.



Letter to New York Attorney General regarding Defendant's Millman's

Letter to NY Attorney General US Attorney SEC Attorneys

Breaking News October 5, 2012

http://www.stewwebb.com

October 5, 2012 18 U.S.C 4 The Federal Reporting Crime Act

To the Following:

nyag.pressoffice@ag.ny.gov ago@state.ma.us;sansonj@sec.gov;Michael.Levy@usdoj.gov;WADHWAS @sec.gov;

I filed an Official SEC Whistleblower Complaint below that has been ignored.

I filed in U.S. District Court Kansas City, Kansas September 5, 2012 I am being Obstructed from proceeding with my Open and active Grand Jury

Case Number 95-Y-107 10th District to prosecute the Mortgage Back Securities Fraudsters

Larry Mizel and Leonard Millman, Millman Organized Crime Syndicate.

October 5, 2012 MOTION TO REVIEW MAGISTRATES ORDER OF DISMISSAL

Stew Webb Filed U.S. District Court Today

U.S. Magistrate Judge Gerald L. Rushfelt appears to be a felony violation of 18 U.S.C. § 241

http://www.stewwebb.com/MOTION_TO_REVIEW_MAGISTRATES_ORD ER_OF_DISMISSAL_20121005.pdf

Official SEC Whistleblower Complaint Mortage Backed Securities Fraud http://www.stewwebb.com/Larry_Mizel_Mortgage_Backed_Securities_Frauds_and_Bank_Bailout_Frauds_03122012.htm

I am not an attorney but I am writing to you to inform you that the order by Magistrate Judge Gerald L. Rushfelt appears to be a felony violation of 18 U.S.C. § 241 in Magistrate Rushfelt's knowing furtherance of the conduct by state of Kansas officials in trafficking children to defraud the federal government out of US Treasury Medicare and Health and Human

Services funds through false claims and to protect the order made by Hon. Judge Carlos Murguia that was used to obstruct Bret Landrith's US District Court

reciprocal disbarment proceeding and hearing.

Magistrate Rushfelt was the magistrate in Hon. Judge Carlos Murguia Novation Cartel case where the two Assistant US Attorney died. First Assitant US Attorney Thelma Quince Colbert who brought the sealed False Claims act proceeding against Novation with testimony of a Novation medical supply purchasing executive verifying the nationwide restraint of trade in hospital supplies that Bret Landrith had alleged in the private civil action

Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006) against Novation for violations of 15 U.S.C. §§ 1,2 (Sherman Antitrust Act) and for predicate acts of 18 U.S.C. § 1962 (Racketeer Influenced and Corrupt Organizations Act) that are also grave felonies.

Assistant US Attorney Shannon Ross, who supervised 70 US Justice Department prosecutors and who signed the criminal subpoenas against Novation was found dead in her home just before Bret Landrith's expert testified in

the US Senate antitrust hearing on Novation's conduct to restrain trade in hospitals, and mere days after she signed the criminal subpoenas.

Hon. Judge Carlos Murguia's sanctioned Bret Landrith for asserting there was a

private right of action under the USA PATRIOT Act (Public Law 107–56—OCT.

26, 2001) which had been used by the Novation cartel members to keep Bret Landrith's

client out of the nationwide hospital supply market they monopolized. It is beyond dispute that expressly creates several new private rights of action by modifying existing statutes to create liability from private actions for damages. Specifically the USA PATRIOT Act expressly recognizes

private liability related to Suspicious Activity Reports made with malicious intent:

"(3) MALICIOUS INTENT.—Notwithstanding any other provi- sion of this subsection, voluntary disclosure made by an insured depository institution, and any director, officer, employee, or agent of such institution under this subsection concerning potentially unlawful activity that is made with malicious intent, shall not be shielded from liability from the person identified in the disclosure."

Magistrate Rushfelt, knowing the misconduct of Hon. Judge Carlos Murguia

in ordering that Bret Landrith be sanctioned over \$20, 000.00 for lawfully reporting

the commission of federal felonies under 15 U.S.C. §§ 1,2 and 18 U.S.C. § 1962 in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006) had a duty to report Hon. Judge Carlos Murguia. Which to everyone's

knowledge he did not. See Abramson, Leslie W., The Judge's Ethical Duty to

Report Misconduct By Other Judges and Lawyers and its Effect on Judicial Independence. Hofstra Law Review, Vol. 25, No. 751, 1997.

Clearly I Stewart Webb went to court to obtain injunctive relief under federal law to

protect my Constitutional rights. I respectfully do not believe Magistrate's Rushfelt's dismissal of my action before it is served is a trial on the merits or anything other than a continuation of a conspiracy among some state and federal officials to prevent me from having federal rights. I have laid out my reasons for this belief below.

Please review and give advice.

Thank You

Stew Webb

Federal Whistleblower

stewwebb@stewwebb.com

816 478-3267

http://www.stewwebb.com

Oct 5, 2012 Stew Webb Whistleblower new Filing U.S. District Court today: Stew Webb Vs. Millman-Bush Crime Syndicate Bankers who robbed America

MOTION TO REVIEW MAGISTRATES ORDER OF DISMISSAL U.S. Magistrate Judge Gerald L. Rushfelt appears to be a felony violation of 18 U.S.C. § 241

http://www.stewwebb.com/MOTION TO REVIEW MAGISTRATES ORD ER OF DISMISSAL 20121005.pdf

Letter to NY Attorney General US Attorney SEC Attorneys

http://www.stewwebb.com/Letter_to_NY_Attorney_General_US_Attorney_SEC_Attorneys_20121005.htm

http://www.stewwebb.com/EX_PARTE_MOTION_FOR_PRELIMINARY_INJUNCTIVE_RELIEF.pdf

http://www.stewwebb.com/COMPLAINT_FOR_INJUNCTIVE_RELIEF_201 20905.htm

http://www.stewwebb.com/Larry Mizel Mortgage Backed Securities Frauds_and_Bank_Bailout_Frauds_03122012.htm

http://www.stewwebb.com/NOTICE_TO_COURT_THREAT_FIRST_AMEN DMENT_VIOLATIONS_20120907.htm

http://www.stewwebb.com/Mclaughlin_Hill_aka_Drake_the_Fake_2012093_0.htm

http://www.stewwebb.com/Death_Threat_by_Dennis_Kitainik_on_linkedin_20121006.htm

http://www.stewwebb.com/Stew_Webb_Whistleblower_Witness_Al_Martin_Whistleblower.htm

http://www.stewwebb.com/bush_clinton_mizel_organized_crime_syndicate_06172010.htm

http://www.stewwebb.com/Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1.jpg

http://www.stewwebb.com/ADDITIONAL BREAKING NEWS 2012.htm http://www.stewwebb.com/Stew Webb Federal Whistleblower Information 20120928.htm

RFC822 Message body

Received: from 69.242.139.39

(SquirrelMail authenticated user stewwebb@sierranv.net)

by mail.spacestar.net with HTTP;

Fri, 5 Oct 2012 03:15:19 -0500 (CDT)

Message-ID:

<57972.69.242.139.39.1349424919.squirrel@mail.spacestar.net>

Date: Fri, 5 Oct 2012 03:15:19 -0500 (CDT)

Subject: RE: Whistleblower Mortgage Backed Securities Frauds

From: "Stew Webb" <stewwebb@sierranv.net>

To: nyag.pressoffice@ag.ny.gov

Cc: ago@state.ma.us, sansonj@sec.gov,

Michael.Levy@usdoj.gov, WADHWAS@sec.gov

Reply-To: stewwebb@stewwebb.com

Bcc: stewwebb@stewwebb.com User-Agent: SquirrelMail/1.4.6

MIME-Version: 1.0

Content-Type: text/plain;charset=iso-8859-1

Content-Transfer-Encoding: 8bit

X-Priority: 3 (Normal) Importance: Normal

October 5, 2012 18 U.S.C 4 The Federal Reporting Crime Act To the Following:

nyag.pressoffice@ag.ny.gov
ago@state.ma.us; sansonj@sec.gov; Michael.Levy@usdoj.gov;
WADHWAS@sec.gov;

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Official SEC Whistleblower Complaint Mortage Backed Securities Fraud http://www.stewwebb.com/Larry Mizel Mortgage Backed Securities Frauds and Bank Bailout Frauds 03122012.htm

See: Appeal of Dismissal Obstruction of Justice below Filed

December 12, 2012 IN THE UNITED STATES DISTRICT COURT FOR

THE DISTRICT OF KANSAS Case Number 12-CV-2588 EFM/GLR

Originally filed September 5, 2012 Injunctive Relief for attempted

Murder and other Stated Causes of Action including High Treason and Sedition against the United States of America under the Barclay-Cole Indenture Act including False Claims against the United States of America and other illegal Crimes committed by Plaintiffs Leonard Millman, Elaine Millman, Kerre Millman and others in this Ongoing Organized Crime Syndicate and asking for Bret Landrith to be appointed as attorney for Plaintiff Stewart A. Webb.:

There are provisions for substituting a judge in a federal civil action. The judge can even initiate the substitution sua sponte. However, the Kansas District Court and its chief judge did not follow these procedures.

Hon. Chief Judge Kathryn H. Vratil may have decided she was not able to perform her responsibilities related to the earlier action by the plaintiff where she was a defendant. She respectively did not have the right however to appoint Hon. Chief Judge Fernando J. Gaitan Jr. of the Western District of Missouri instead, she was required under 28 USC § 136 to select another judge in the District of Kansas:

"28 USC § 136 - Chief Judges; precedence of district judges

(e) If a chief judge is temporarily unable to perform his duties as such, they shall be performed by the district judge in active service, present in the district and able and qualified to act, who is next in precedence."

The defendants Chief Judge Vratil and the Kansas District Court could have referred the problem of substituting a judge to the Judicial Council of the Tenth Circuit, however the Tenth Circuit judges were under limiting statutes that have the effect of requiring the Kansas District judge on the plaintiff's case to have been substituted with a judge from the Tenth Circuit, not Hon. Chief Judge Fernando J. Gaitan Jr. See 28 USC § 46 - Assignment of judges; panels; hearings; quorum... (b) "a majority of whom shall be judges of that court" and 28 USC § 44 - Appointment, tenure, residence and salary of circuit judges

(c)... "each circuit judge shall be a resident of the circuit for which appointed at the time of his appointment and thereafter while in active service.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. did not meet the requirement of F.R. Clv. P. Rule 63. Judge's Inability To Proceed which incorporates an express requirement that the parties not be prejudiced.

Hon. Chief Judge Fernando J. Gaitan Jr. was known and knew himself that he not to meet the requirement of an unbiased judge for substitution. And that he could not have heard the case under Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994) and 28 U.S.C. §455(a).

Hon. Chief Judge Fernando J. Gaitan Jr. was on the Board of Directors of the Novation LLC hospital St. Luke's and had already used his authority as a federal judge while a Novation director to deprive Landrith's client Medical Supply Chain and Samuel K. Lipari of redress in concerted action with Hon. Judge Carlos Murguia. See Exhibit A Lipari Answer To Show Cause Order Of December 5th, 2008. This was done to obstruct Samuel K. Lipari's efforts to obtain redress and to enter the nationwide hospital supply market as a sole proprietor after Hon. Judge Carlos Murguia's decision in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006).

Hon. Chief Judge Fernando J. Gaitan Jr. was also the judge on the companion action against the Novation Cartel member General Electric (Jeffry Immelt, the CCEO of GE is the architect of the Novation Cartel) Lipari v. General Electric, US District Court for the Western District of Missouri, Case No. 07-0849-CV-W-FJG. This action was Lipari's attempt to continue to pursue his contract rights against General Electric from a case initiated in Kansas District Court by Landrith. Medical Supply Chain, Inc. v. General Elec. Co., 03-2324-CM, (D. Kan. Jan 29, 2004).

The substitution of a Kansas District Court judge with Hon. Chief Judge Fernando J. Gaitan Jr. was knowingly done or known to Magistrate

Rushfelt to be an act in furtherance of the deprivation of the plaintiff's and Landrith's federal constitution rights for reporting grave felonies.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. who had a material private interest in Novation and the Novation hospital St. Luke's (St. Luke's held itself out to be an owner of Novation and to receive kickbacks and residual income from the Novation Cartel's sales of hospital supplies nationwide) was done to injure the plaintiff through violation of the Due Process Clause of the U.S. Constitution. As a director of St. Luke's, Hon. Chief Judge Fernando J. Gaitan Jr. had a direct personal material interest in the outcome of Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006), the case used by the Kansas District Court to abandon its prior order to stay proceedings until the outcome of the Bolden case and which obstructed justice in Landrith's reciprocal disbarment proceeding. The prior proceeding was not a case or controversy before an impartial court but instead an irregular commission or tribunal violating the Due Process Clause of the U.S. Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free from bias or prejudice is based, not on section 144, but on the Due Process Clause.").

Hon. Chief Judge Fernando J. Gaitan Jr. was not reversed or publicly disciplined after dismissing the plaintiff's earlier injunctive relief action. However, the Chief Judge of the Tenth Circuit did step down and leave the bench.

Previous Filings and Original Filings in the above case: IN THE JOHNSON COUNTY DISTRICT COURT IN AND FOR THE STATE OF KANSAS OLATHE, KANSAS

Case Number 12-CV-08274

http://www.stewwebb.com/STEWART_WEBB_COMPLAINT_IN_KANS AS_COURT_Stamped_20121022.htm

http://www.stewwebb.com/STEWART WEBB COMPLAINT IN KANS AS_COURT_20121022.pdf

Removed to:

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

Stewart Webb Amended Complaint Case Number 12-CV-2705-JAR-KGG

Filed November 21, 2012

http://www.stewwebb.com/Stewart_Webb_Amended_Complaint_2012112 1.pdf

Judges Recusal themselves and illegally transferred case out of District and assigned to Judge Giantan

Currently under Appeal:

Case Number 12-3300 Webb v. Vratil, et al Dist/Ag docket 2:12-CV-02588-EFM/GLR

United States Court Of Appeals For The Tenth Circuit Re: 12-3300 Webb v. Vratil, et al Dist/Ag docket: 2:12-CV-02588-EFM

Reference Other Filings by Plaintiff for Injunctive Relief Filed September 5, 2012

Filed December 12 2012 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

Appeal of Dismissal Obstruction of Justice Case Number Case No: 12-CV-2588 EFM/GLR

Judges Dismissed case upholding previous illegal decisions made by Hon. Chief Judge Fernando J. Gaitan Jr. of the Western District of Missouri contrary to rule of Law and the establishes rules:

There are provisions for substituting a judge in a federal civil action. The judge can even initiate the substitution sua sponte. However, the Kansas District Court and its chief judge did not follow these procedures.

Hon. Chief Judge Kathryn H. Vratil may have decided she was not able to perform her responsibilities related to the earlier action by the plaintiff where she was a defendant. She respectively did not have the right however to appoint Hon. Chief Judge Fernando J. Gaitan Jr. of the

Western District of Missouri instead, she was required under 28 USC § 136 to select another judge in the District of Kansas:

"28 USC § 136 - Chief Judges; precedence of district judges

(e) If a chief judge is temporarily unable to perform his duties as such, they shall be performed by the district judge in active service, present in the district and able and qualified to act, who is next in precedence."

The defendants Chief Judge Vratil and the Kansas District Court could have referred the problem of substituting a judge to the Judicial Council of the Tenth Circuit, however the Tenth Circuit judges were under limiting statutes that have the effect of requiring the Kansas District judge on the plaintiff's case to have been substituted with a judge from the Tenth Circuit, not Hon. Chief Judge Fernando J. Gaitan Jr. See 28 USC § 46 - Assignment of judges; panels; hearings; quorum... (b) "a majority of whom shall be judges of that court" and 28 USC § 44 - Appointment, tenure, residence and salary of circuit judges

(c)... "each circuit judge shall be a resident of the circuit for which appointed at the time of his appointment and thereafter while in active service.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. did not meet the requirement of F.R. Clv. P. Rule 63. Judge's Inability To Proceed which incorporates an express requirement that the parties not be prejudiced.

Hon. Chief Judge Fernando J. Gaitan Jr. was known and knew himself that he not to meet the requirement of an unbiased judge for substitution. And that he could not have heard the case under Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994) and 28 U.S.C. §455(a)

Plaintiif Stewart Webb Injunctive Relief against Judge Kathreen Vratil

Appeal Case Number 12-3300 Webb v. Vratil, et al

Dist/Ag docket 2:12-CV-02588-EFM/GLR

http://www.stewwebb.com/Appeal 20121212.pdf

<u>Appeal</u>

Appeal of Dismissal Obstruction of Justice is Occuring

Notice to the Appellet Court
THE HON. KATHRYN H. VRATIL, AND THE U.S. DISTRICT COURT OF THE STATE OF KANSAS, et al.

Comes now the Plaintiff Stewart A. Webb appearing pro se and in forma pauperis and files this action for Injunctive Relief against the honorable chief judge of this court and the federal district court for prospective injunctive relief, solely in equity under the United States Constitution to allow me to have an uncompromised qualified legal counsel represent me in the Kansas District Court for a civil RICO action I will file. The Plaintiff is entitled to injunctive relief for the following reasons: The magistrate's order erroneously applies the principle of res judicata; that the plaintiff's current action is resolved by the earlier ex parte order of dismissal without prejudice Hon. Chief Judge Fernando J. Gaitan Jr.: "Res judicata is an affirmative defense on which defendant has the burden of proof. See Fed.R.Civ.P. 8(c); Nwosun v. Gen. Mills Rests., Inc., 124 F.3d 1255, 1256 (10th Cir.1997). For the doctrine to apply, four elements must exist: (1) a judgment on the merits in the earlier action; (2) identity of the parties or privies in the two suits; (3) identity of the cause of action in both suits; and (4) a full and fair opportunity for plaintiff to litigate the claim in the first suit. Id. at 1257."

Zhu v. St. Francis Health Center, 413 F.Supp.2d 1232 at 1239,40 (D. Kan., 2006).

The plaintiff's new claim for prospective injunctive relief details additional events that give rise to a new and different basis for the relief sought by the plaintiff and does not have res judicata or collateral estoppel effect.

No Judgment on the Merits

The Hon. Chief Judge Fernando J. Gaitan Jr.'s ex parte order of dismissal without prejudice does not preclude subsequent action: [A] judgment is not res judicata as to any matters which a court expressly refused to determine, and which it reserved for future consideration, or which it directed to be litigated in another forum or in another action." 242 Kan. at 691, 751 P.2d 122 (citing American Home Assur. v. Pacific Indem. Co.,

Inc., 672 F.Supp. 495 [D.Kan.1987]; 46 Am.Jur.2d, Judgments § 419, pp. 588–89).

The Tenth Circuit recognizes that in matters related to a continuing course of conduct as described in the plaintiff's current complaint, the passage of time may prevent earlier decided issues from determining the outcome of a current case:

"Other jurisdictions have recognized "the principle that matters adjudged as to one time period are not necessarily an estoppel to other time periods." Int'l Shoe Mach. Corp. v. United Shoe Mach. Corp., 315 F.2d 449, 455 (1st Cir.1963); see also Harkins Amusement Enters., Inc. v. Harry Nace Co., 890 F.2d 181, 183 (9th Cir.1989) (rejecting idea that collateral estoppel barred a suit for conspiracy where "the plaintiff alleges conduct that occurred in a different time period"). This is particularly true "when significant new facts grow out of a continuing course of conduct." Hawksbill Sea Turtle v. Fed. Emergency Mgmt. Agency, 126 F.3d 461, 477 (3d Cir. 1997).

B-S Steel of Kansas, Inc. v. Texas Industries, 439 F.3d 653 at 663 (10th Cir., 2006).

Res judicata does not bar claims against subsequent conduct, consistent with the US Supreme Court decision on subsequent antitrust conduct being actionable in Zenith Radio Corp v. Hazeltine Research, Inc, 401 U.S. 321 at 340, 91 S.Ct. 795, 28 L.Ed.2d 77 (1971).

New sets of facts arising in later incidents are described in the complaint and give the plaintiff new claims. See 46 Am. Jur. 2d 841-42, Judgments § 567 (1994) (An "earlier adjudication is not permitted to bar a new action to vindicate rights subsequently acquired, even if the same property is the subject matter

of both actions. . . . [A] judgment is not res judicata as to rights which were not in existence at the time of the rendition of the judgment").

The plaintiff's current action seeks injunctive relief based on new violations of fundamental liberty interests that occurred subsequent to the plaintiff's earlier attempt to obtain injunctive relief:

"The doctrine of res judicata does not bar a party from bringing a claim that arose subsequent to a prior judgment involving the same parties.

Accordingly, the claim is not precluded by the settlement and dismissal of those claims."

American Home Assur. Co. v. Chevron, USA, Inc., 400 F.3d 265 at fn 22 (5th Cir., 2005).

No trial between the parties

Magistrate Judge Gerald L. Rushfelt's order dismissing the plaintiff's current complaint based on Hon. Chief Judge Fernando J. Gaitan Jr.'s earlier ex parte order is in error when the complaint was never served on the defendants and the lawfully assigned judge on the case and Hon. Chief Judge Fernando J. Gaitan Jr. of the Western District of Missouri was not a Tenth Circuit judge.

Hon. Judge Gaitan was without jurisdiction

Judge Gaitan currently is obstructing Justice in the same Manner as his previous Obstruction of Justice which occurred What will it take to remove these criminal Judges who were appointed by the Bush-Millman-Clinton Crime Syndicate who continually obstruct justice for the same crime syndicates against the plaintiff? See: Case Number Stew Webb vs. AGAKIAS SITA Attempted Murder Case No: 12-CV-2705-JAR-KGG Assigned once against out of district to Crimial Judge Gaitain

Publication on Plaintiff Website that make it impossible for Plaintiff Stewart Webb to geyt Justice in Judge Gaitan's Court http://www.stewwebb.com/how_corrupt_is_missouri_and_kansas_courts.htm

How Corrupt is Missouri and Kansas Courts?

Karl Rove and US District Court Judge Fernando J. Gaitan Jr. Illegally Targeted and Prosecuted 600 Democrats Nation Wide Breaking News April 23, 2010

Stew Webb 25 years Federal Whistleblower

http://www.stewwebb.com

http://www.stewwebb.com/breaking_news.htm

US District Court Judge Fernando J. Gaitan Jr. Bush Criminal Stooge Karl Rove

Kansas City; Now it can be reported that 600 Democrats Nation Wide were Illegally Targeted and Prosecuted by Karl Rove and US District Court Judge Fernando J. Gaitan Jr.

Click links below to read Facts:

http://sites.google.com/site/judgegaitanandkarlrove/introduction

Missouri RICO Suit See: Names in Suit Democrats Targeted by Bush
and Karl Rove

http://www.medicalsupplychain.com/pdf/Lipari%20Petition%2008-09.pdf **Trillions being Stolen and the Missouri/Kansas Born Federal**

Whistleblowers

are being Obstructed Illegally by Courts that are Corrupt and not serving the People.

What are your Congress and Senate doing about the Court Corruptions?

http://www.stewwebb.com/The_Chicago_Board_of_Trades_Role_in_Corrupting_Courts_PartII_01072010.htm

http://www.stewwebb.com/too_big_for_law_chicago_3_01142010.htm http://www.stewwebb.com/how_big_tobaccos_kansas_city_law_frms_killed _healthcare_reform_01182010.htm

IN THE UNITED STATES DISTRICT COURT, Missouri Courts (Kansas, Missouri and Colorado)

PRO SE UNDER CIVIL RICO:

COURT IS NOW IN SESSION FOR FEDERAL WHISTLEBLOWERS WITH MASSIVE OBSTRUCTION OF JUSTICE BY UNITED STATES DISTRICT COURT JUDGE GAITAN AND JUDGE VRATIL

Federal Whistleblowers

Stew Webb, Bret Landrith, Sam Lipari, et al

(See each Whistleblowers case individually below)

(Any American who has the Guts to stand up for their own Freedom can file such a case with Proof and Evidence.)

Current U.S. Federal Court Cases vs. the Bush-Millman-Lindner-Clinton Crime Syndicate

WHAT THE OBAMA-HOLDER JUSTICE DEPARTMENT REFUSES TO DO

PUT AN END TO GOVERNMENT CORRUPTION AT THE TOP STOP HEATH CARE FRAUDS, BANK BAIL OUT FRAUDS, TREASON AND SEDITION

INCLUDING ALL THE FRAUDS COMMITTED IN THE PAST 40 YEARS BY

THE BUSH-MILLMAN-LINDNER-CLINTON CRIME FAMILY SYDICATE AGAINST AMERICA AND THE AMERICAN PEOPLE.

VIEW ALL OBSTRUCTION OF JUSTICE CURRENTLY HAPPENING BY KANSAS CITY FEDERAL JUDGES

Who will be brought to Justice.

Call Your Congressman and demand these cases go forward with Justice.

Stew Webb vs. Bush-Millman-Lindner-Clinton Crime Family Syndicate http://www.stewwebb.com/Stew%20Webb%20Savings%20&%20Loan%20Whistleblower%20faces%20federal%20charges.jpg

http://www.stewwebb.com/Inside%20The%20Bush%20Crime%20Family%20Part2.htm

http://www.stewwebb.com/stew_webb_grand_jury_demand_vs_bush_mill man_clinton_etal_09142009.htm

http://www.stewwebb.com/kerre_millman_attempted_murder_fugitive_0221 09.htm

http://www.stewwebb.com/stew_webb_vs_bush_millman_lindner_clinton_c rime_syndicate_122009.htm

http://www.stewwebb.com/Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1.jpg

http://www.stewwebb.com/stewwebb.com/FRAUDS ARE US AT MDC.html http://www.stewwebb.com/bank_bail_out_crooks_enemies_of_america.htm http://www.stewwebb.com/bush_narcotics_money_laundry_funds_obama_mccain.htm

http://www.stewwebb.com/aig_british_based_ponzi_scheme_exposed_030 209.htm

http://www.stewwebb.com/stewwebb.com/Junk Bond Daisy Chain Fraud by Stew Webb.html

http://www.stewwebb.com/bush_satanic_rituals_and_human_sacrifices_01 172010.htm

http://www.prosecutegeorgebush.com

http://www.stewwebb.com/35_articles_to_impeach_bushfraud_stewwebb.com.htm

Felonies Continue in US District Courts Missouri and Kansas Motion for Criminal Referral to U.S. Attorneys Kansas City Beth Phillips Official Notice: 18 U.S.C.4 Federal Reporting Crime Act Illegally Disbarred Attorney Bret Landrith

http://www.stewwebb.com/bret_landrith_vs_\$1.3_trillion_dollar_bush_hospital_supply_frauds_12072009.htm

http://www.stewwebb.com/Motion_for_Criminal_Referral_January_5_2010 _Civil_Case_number_092603cv02603FJG.htm

http://www.stewwebb.com/official_notice_us_attorney_kcmo_gene_porter_ 01192010.htm

Stew Webb vs. Judge Vratil for Injunctive Relief

http://www.stewwebb.com/webb_petition_112409.htm

http://www.stewwebb.com/AFFIDAVIT_IN_SUPPORT_OF_STEWART_W EBB_11242009.htm

http://sites.google.com/site/stewwebbvjudgevratil/

http://www.stewwebb.com/MOTION FOR EN BANC REHEARING.pdf

Official Notice

Federal Whistleblower Demands Hearings

18 U.S.C. 4 Federal Reporting Crime Act

http://www.stewwebb.com/Senator_Leahy_and_Congressman_John_Conyers_Official_Notice_18usc4_01052010.htm

http://www.stewwebb.com/Barack_Obama_and_Eric_Holder_Obstructing_ Justice_01032010.htm

Attempted Murder of Stew Webb since Filing September 2009

http://www.stewwebb.com/honorable_jan_schakowsky_03242010.htm http://www.stewwebb.com/honorable_ron_paul_united_states_congress_0 3242010.htm

http://www.stewwebb.com/robert_gates_orders_murders_of_stew_webb_a nd_tom_heneghan_02062010.htm

Obama Bush Health Care Frauds Continue in Missouri and US District Courts

Sam Lapari vs. Bush Crime Syndicate

Obama Bush Health Care Frauds Continue 2 Dead US Attorneys

http://www.stewwebb.com/obama_bush_heath_care_frauds_continue_2_d ead_us_attorneys_12272009.htm

Samuel Lipari vs. GE Jeb Bush Novation, LLC US Bank et, al.

Medicare and Hospital Supply Frauds in the Trillions

http://www.stewwebb.com/samuel_lipari_vs_GE_Jeb_bush_Novation_US_Bank_etal_12142009.htm

Bret Landrith vs. \$1.3 Trillion Dollar Bush Hospital Supply Frauds Illegally Disbarred Attorney

http://www.stewwebb.com/bret_landrith_vs_\$1.3_trillion_dollar_bush_hospital supply frauds 12072009.htm

US District Court Judge Fernando J. Gaitan Jr.'s Obstruction of Justice

http://www.medicalsupplychain.com/pdf/En%20Banc%20Petition%200849-3115.pdf

Missouri RICO Suit See: Names in Suit Democrats Targeted by Bush and Karl Rove

http://www.medicalsupplychain.com/pdf/Lipari%20Petition%2008-09.pdf

http://www.stewwebb.com/public_notice_jan_16_2010.htm

http://www.stewwebb.com

http://www.stewwebb.com/breaking_news.htm

Letter to Us Marshals Judge Fixing Cases 2012

US_Marshall Service KCK

District of Kansas (D/KS) U.S. Marshal: Walter Bradley Robert Dole Federal Courthouse 500 State Avenue, Suite G-22 Kansas City, KS 66101 (913) 551-6727

Talked oct 29.

CO Michael Thibault US Marshals Served

Michael.thibault@usdoj.gov

Western District of Missouri (W/MO) U.S. Marshal: Alfred Lomax U.S.

Courthouse 400 E. 9th St., Room 3740 Kansas City, MO 64106 (816) 512-2000

Email:

District of Kansas (D/KS) U.S. Marshal: Walter Bradley Robert Dole Federal Courthouse 500 State Avenue, Suite G-22 Kansas City, KS 66101 (913) 551-6727

Email:

Voice mail

October 20, 2012

Servicing call me 816 478 3267 injuctive relief

PLAINTIFF'S OJECTIONS TO REPORT AND RECOMMEDATIONS

Filed October 11, 2012

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF KANSAS

STEWART A. WEBB

Plaintiff,

v. Case No: 12-CV-2588 EFM/GLR

Original case Filed September 5, 2012 3:15PM

Filed October 5, 2012

Filed October 11, 2012

HON. JUDGE KATHRYN H. VRATIL, in her

Message Sat am 110am October 20, 2012

Official capacity as Chief Judge

for the United States District Court for

the District of Kansas

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF KANSAS

Defendant,

PLAINTIFF'S OJECTIONS TO REPORT AND RECOMMEDATIONS

Filed October 11, 2012

MOTION TO REVIEW MAGISTRATES ORDER OF DISMISSAL

COMPLAINT FOR INJUNCTIVE RELIEF AGAINST

THE HON. KATHRYN H. VRATIL, AND THE U.S. DISTRICT COURT OF

THE STATE OF KANSAS, et al. Filed October 5, 2012

(See: Documents attached in Filing October 5, 2012 MOTION TO REVIEW MAGISTRATES ORDER OF DISMISSAL above

http://www.stewwebb.com/PLAINTIFFS_OBJECTIONS_TO_REPORT_AN D RECOMMEDATIONS 20121011.pdf

Magistrate Judge Rushfelt cannot use the earlier order made by a judge without jurisdiction as a basis to dismiss the plaintiff's claims. See Elliot v. Piersol, 1 Pet. 328, 340, 26 U.S. 328, 340 (1828), the order is simply void.

There are provisions for substituting a judge in a federal civil action. The judge can even initiate the substitution sua sponte. However, the Kansas District Court and its chief judge did not follow these procedures. Hon. Chief Judge Kathryn H. Vratil may have decided she was not able to perform her responsibilities related to the earlier action by the plaintiff where she was a defendant. She respectively did not have the right however to appoint Hon. Chief Judge Fernando J. Gaitan Jr. of the Western District of Missouri instead, she was required under 28 USC § 136 to select another judge in the District of Kansas:

- "28 USC § 136 Chief Judges; precedence of district judges
 (e) If a chief judge is temporarily unable to perform his duties as such, they shall be performed by the district judge in active service, present in the district and able and qualified to act, who is next in precedence."
 The defendants Chief Judge Vratil and the Kansas District Court could have referred the problem of substituting a judge to the Judicial Council of the Tenth Circuit, however the Tenth Circuit judges were under limiting statutes that have the effect of requiring the Kansas District judge on the plaintiff's case to have been substituted with a judge from the Tenth Circuit, not Hon. Chief Judge Fernando J. Gaitan Jr. See 28 USC § 46 Assignment of judges; panels; hearings; quorum... (b) "a majority of whom shall be judges of that court" and 28 USC § 44 Appointment, tenure, residence and salary of circuit judges
- (c)... "each circuit judge shall be a resident of the circuit for which appointed at the time of his appointment and thereafter while in active service.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. did not meet the requirement of F.R. Clv. P. Rule 63. Judge's Inability To Proceed which incorporates an express requirement that the parties not be prejudiced. Hon. Chief Judge Fernando J. Gaitan Jr. was known and knew himself that he not to meet the requirement of an unbiased judge for substitution. And

that he could not have heard the case under Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994) and 28 U.S.C. §455(a).

Hon. Chief Judge Fernando J. Gaitan Jr. was on the Board of Directors of the Novation LLC hospital St. Luke's and had already used his authority as a federal judge while a Novation director to deprive Landrith's client Medical Supply Chain and Samuel K. Lipari of redress in concerted action with Hon. Judge Carlos Murguia. See Exhibit A Lipari Answer To Show Cause Order Of December 5th, 2008. This was done to obstruct Samuel K. Lipari's efforts to obtain redress and to enter the nationwide hospital supply market as a sole proprietor after Hon. Judge Carlos Murguia's decision in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006).

Hon. Chief Judge Fernando J. Gaitan Jr. was also the judge on the companion action against the Novation Cartel member General Electric (Jeffry Immelt, the CCEO of GE is the architect of the Novation Cartel) Lipari v. General Electric, US District Court for the Western District of Missouri, Case No. 07-0849-CV-W-FJG. This action was Lipari's attempt to continue to pursue his contract rights against General Electric from a case initiated in Kansas District Court by Landrith. Medical Supply Chain, Inc. v. General Elec. Co., 03-2324-CM, (D. Kan. Jan 29, 2004).

The substitution of a Kansas District Court judge with Hon. Chief Judge Fernando J. Gaitan Jr. was knowingly done or known to Magistrate Rushfelt to be an act in furtherance of the deprivation of the plaintiff's and Landrith's federal constitution rights for reporting grave felonies.

The substitution with Hon. Chief Judge Fernando J. Gaitan Jr. who had a material private interest in Novation and the Novation hospital St. Luke's (St. Luke's held itself out to be an owner of Novation and to receive kickbacks and residual income from the Novation Cartel's sales of hospital supplies nationwide) was done to injure the plaintiff through violation of the Due Process Clause of the U.S. Constitution. As a director of St. Luke's, Hon. Chief Judge Fernando J. Gaitan Jr. had a direct personal material interest in the outcome of Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F.

Supp. 2d 1316 (D. Kan. 2006), the case used by the Kansas District Court to abandon its prior order to stay proceedings until the outcome of the Bolden case and which obstructed justice in Landrith's reciprocal disbarment proceeding. The prior proceeding was not a case or controversy before an impartial court but instead an irregular commission or tribunal violating the Due Process Clause of the U.S. Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free from bias or prejudice is based, not on section 144, but on the Due Process Clause.").

Hon. Chief Judge Fernando J. Gaitan Jr. was not reversed or publicly disciplined after dismissing the plaintiff's earlier injunctive relief action. However, the Chief Judge of the Tenth Circuit did step down and leave the bench.

Lack of a full and fair opportunity to litigate

No claim or issue preclusion results from the out of circuit judge's ruling of dismissal without prejudice of an earlier cause of action for frivolousness before service on the defendants and without an opportunity for the plaintiff to amend.

The magistrate's order dismissing the plaintiff's current cause of action must respectfully be reversed because the magistrate relies on the out of circuit judge's earlier ex parte dismissal where the trial judge lacked jurisdiction to make a determination on the merits of the plaintiff's cause: "It is important to realize, however, that denial of leave to amend and dismissal with prejudice are two separate concepts. See generally, N. Assurance Co. of Am. v. Square D Co., 201 F.3d 84, 88 (2d Cir.2000) (noting that where denial of leave to amend does not reach underlying merits of claim, "the actual decision denying leave to amend is irrelevant to the claim preclusion analysis."). A denial of leave to amend to repair a jurisdictional defect, even on futility grounds, does not call for a dismissal with prejudice. The two concepts do not overlap in those cases where, although amendment would be futile, a jurisdictional defect calls for a

dismissal without prejudice. See Hutchinson v. Pfeil, 211 F.3d 515, 519, 523 (10th Cir.2000) (affirming district court's denial of leave to amend to add state law claims on futility grounds, while also affirming dismissal, apparently without prejudice, of entire action for lack of standing); Bauchman ex rel. Bauchman v. West High School, 132 F.3d 542, 549-50, 561-62 (10th Cir.1997) (upholding district court's denial of leave to amend complaint

under futility analysis, but reversing merits disposition on pendent state claims and remanding for dismissal without prejudice for lack of jurisdiction). The district court extended the futility principle too far in this case by dismissing with prejudice for lack of standing, since it lacked jurisdiction to make a determination on the merits of the complaint." Brereton v. Bountiful City Corp., 434 F.3d 1213 (Fed. 10th Cir., 2006).

Magistrate Rushfelt's Order violates 28 U.S.C. § 1915(d)

Magistrate Judge Gerald L. Rushfelt's order dismissing the current complaint inherently finds that the plaintiff's claim for prospective injunctive relief is frivolous because Judge Vratil and the Kansas District Court are immune. This is a clear error of law.

The Tenth Circuit has since reversed a court over dismissing claims for prospective injunctive relief based on official capacity immunity: "Guttman appears to have advocated a claim for prospective injunctive relief throughout the litigation. If that is the case, then the district court erred in Guttman I, 320 F.Supp.2d at 1171, when it held that the individual defendants' absolute immunity barred the Ex parte Young claim. See Verizon, 535 U.S. at 645, 122 S.Ct. 1753."

Guttman v. Khalsa, 25 A.D. Cases 1316, 44 NDLR P 130, 669 F.3d 1128 (10th Cir., 2012).

Hon. Judge Vratil and the Kansas District Court are not immune. In Knox v. Bland, 632 F.3d 1290 (10th Cir., 2011), the Tenth Circuit stated judicial immunity exists for monetary damages not injunctive relief:

"In any event, judges are generally immune from monetary liability for actions taken in their judicial capacity. See Lundahl v.

Zimmer, 296 F.3d 936, 939 (10th Cir.2002). In Pulliam v. Allen, 466 U.S. 522, 544, 104 S.Ct. 1970, 80 L.Ed.2d 565 (1984), the Supreme Court said that attorney fees in § 1983 cases are a statutory exception to the general rule; but this exception was abrogated by the Federal Courts Improvement Act of 1996. See 42 U.S.C. § 1988(b)."

Knox v. Bland, 632 F.3d 1290 at FN1 (10th Cir., 2011).

The Error of sua sponte Dismissal of an Arguable Question

The Magistrate was respectfully in error to dismiss the plaintiff's complaint and deprive him of a trial where the law is unsettled on the issue of federal judicial immunity from prospective injunctive relief:

"[I]t is unsettled whether the corresponding immunity afforded federal judges in Bivens cases permits or precludes such claims. Compare Mullis v. United States Bankr. Court for the Dist. of Nev., 828 F.2d 1385, 1394 (9th Cir. 1987) (distinguishing Pulliam and extending federal judicial immunity to preclude equitable Bivens claim) and Bolin v. Story, 225 F.3d 1234, 1240-42 (11th Cir. 2000) (following Mullis, but noting issue "is a closer one than it would seem at first blush"), with Scruggs v. Moellering, 870 F.2d 376, 378 (7th Cir. 1989) (finding Mullis immunity analysis to be "of doubtful merit," though not deciding issue). We express no opinion on the issue and rely instead for our disposition on uncontroversial principles specifically barring the equitable relief sought here." [Emphasis added] Switzer v. Coan et al., 261 F.3d 985 at FN 9 (10th Cir., 2001). An arguable question of law states a basis that facially invalidates the

Kansas district Court's dismissal for frivolousness under 28 U.S.C. § 1915(d) (now § 1915(e)(2)(B)) as the controlling precedent for this court proscribes in Neitzke v. Williams, 490 U.S. 319, 325, 328 (1989): "In dismissing the complaint [in Nietzke], the district court equated the

standard for frivolousness with the standard for a dismissal for the failure to

state a claim upon which relief may be granted. On appeal, the Seventh Circuit reversed the district court's determination that the complaint was frivolous, and a unanimous Supreme Court affirmed the Seventh Circuit's decision. The Court explained that "[w]hen a complaint raises an arguable question of law which the district court ultimately finds is correctly resolved against the plaintiff, dismissal on Rule 12(b)(6) grounds is appropriate, but dismissal on the basis of frivolousness is not." Id. at 328." [Emphasis added]

Brown v. Bargery, 207 F.3d 863 at 867 (6th Cir., 2000).

The magistrate's order violates the test of legal frivolity in the Tenth circuit which is whether a plaintiff can make a rational argument on the law and facts in support of his claims. Bennett v. Passic, 545 F.2d 1260 (10th Cir. 1976).

The magistrate's order like Hon. Chief Judge Fernando J. Gaitan Jr.'s order in the earlier case violates the United States Supreme Court rulings Neitzke v. Williams, 490 U.S. 319, 109 S.Ct. 1827, 104 L.Ed.2d 338 (1989) and Denton v. Hernandez, 504 U.S. 25 (1992):

"An in forma pauperis complaint may not be dismissed, however, simply because the court finds the plaintiff's allegations unlikely. Some improbable allegations might properly be disposed of on summary judgment, but to dismiss them as frivolous without any factual development is to disregard the age-old insight that many allegations might be "strange, but true; for truth is always strange, Stranger than fiction." Lord Byron, Don Juan, canto XIV, stanza 101 (T. Steffan, E. Steffan & W. Pratt eds. 1977)."

Denton v. Hernandez, 504 U.S. 25, 32-33 (1992).

Magistrate Rushfelt appears to violate 18 U.S.C. § 241

Magistrate Judge Gerald L. Rushfelt appears to be committing a felony violation of 18 U.S.C. § 241 in Magistrate Rushfelt's knowing furtherance of the conduct by state of Kansas officials in trafficking children to defraud the federal government out of US Treasury Medicare and Health and Human Services funds through false claims and to protect the order made by Hon.

Judge Carlos Murguia that was used to obstruct Bret Landrith's US District Court reciprocal disbarment proceeding and hearing.

Even though Magistrate Judge Gerald L. Rushfelt is a federal official, he is committing a civil rights violation of 18 U.S.C. § 241 in concert with State of Kansas officials every time he deprives Landrith of his property right in pursuit of his profession for his federally protected representation of the African American James L. Bolden and Bolden's witness, David M. Price of American Indian descent in the vindication of rights from race based federal civil rights discrimination statutes, that resulted in Bolden v. City of Topeka, Kan., 441 F.3d 1129 (10th Cir., 2006).

Magistrate Rushfelt was the magistrate in Hon. Judge Carlos Murguia Novation Cartel case where the two Assistant U.S. Attorney's died. First Assistant US Attorney Thelma Quince Colbert who brought the sealed False Claims act proceeding against Novation with testimony of a Novation medical supply purchasing executive verifying the nationwide restraint of trade in hospital supplies that I had alleged in the private civil action Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006) against Novation for violations of 15 U.S.C. §§ 1,2 (Sherman Antitrust Act) and for predicate acts of 18 U.S.C. § 1962 (Racketeer Influenced and Corrupt Organizations Act) that are also grave felonies.

Assistant US Attorney Shannon Ross, who supervised 70 U.S. Justice Department prosecutors and who signed the criminal subpoenas against Novation was found dead in her home just before Landrith's expert testified in the U.S. Senate antitrust hearing on Novation's conduct to restrain trade in hospitals, and mere days after she signed the criminal subpoenas. The plaintiff had a famous investigative journalist Tom Flocco http://www.tomflocco.com investigate the deaths of the Northern District of

http://www.tomflocco.com investigate the deaths of the Northern District of Texas US Attorneys Thelma Quince Colbert and Shannon Ross. Tom Flocco determined the attorneys had likely been murdered due to their investigation of Novation LLC and the hospital supply cartel members and the threat to the hospital skimming scheme. See: Tom Flocco, Dead, fired

attorneys' Medicare fraud probe linked to White House. http://www.tomflocco.com/fs/FiredAttorneysFraudProbe.htm Exhibit B Hon. Judge Carlos Murguia's sanctioned Bret Landrith for asserting there was a private right of action under the USA PATRIOT Act (Public Law 107–56—OCT. 26, 2001) which had been used by the Novation Cartel members to keep Landrith's client Samuel K. Lipari and Medical Supply Chain, Inc. out of the nationwide hospital supply market they monopolized. It is beyond dispute that expressly creates several new private rights of action by modifying existing statutes to create liability from private actions for damages. Specifically the USA PATRIOT Act expressly recognizes private liability related to Suspicious Activity Reports made with malicious intent:

"(3) MALICIOUS INTENT.—Notwithstanding any other provi- sion of this subsection, voluntary disclosure made by an insured depository institution, and any director, officer, employee, or agent of such institution under this subsection concerning potentially unlawful activity that is made with malicious intent, shall not be shielded from liability from the person identified in the disclosure."

Subsequent to Hon. Judge Carlos Murguia's order sanctioning Landrith in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006), the Arkansas Supreme Court found liability for a Suspicious Activity Report under the USA PATRIOT Act in the absence of good faith Bank of Eureka Springs v. Evans, 353 Ark. 438, 109 S.W.3d 672 (Ark. 2003) in materially the same circumstances as the complaint Hon. Judge Carlos Murguia sanctioned Landrith over.

Magistrate Rushfelt is responsible for knowing the misconduct of Hon. Judge Carlos Murguia in ordering that Landrith be sanctioned over \$20, 000.00 for lawfully reporting the commission of federal felonies under 15 U.S.C. §§ 1,2 and 18 U.S.C. § 1962 in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006).

Magistrate Rushfelt had a duty to report Hon. Judge Carlos Murguia. Which it appears he did not. See Abramson, Leslie W., The Judge's Ethical Duty to Report Misconduct By Other Judges and Lawyers and its Effect on Judicial Independence. Hofstra Law Review, Vol. 25, No. 751, 1997. Reciprocal disbarment based on fraud on Kansas District Court As a magistrate on Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006), Magistrate Rushfelt knew or is responsible for knowing that the case that was used to controvene the order staying Landrith's reciprocal disbarment was procured through fraud on Hon. Judge Carlos Murguia, both in the intentional misrepresentation of law by the Novation cartel attorney John K. Power and by Power's misrepresentation of the facts regarding Landrith's complaint. The Novation defendants including Neoforma also misrepresented the monopolistic consolidation of the electronic hospital supply marketplace Neoforma, Samuel K. Lipari and Medical Supply Chain, Inc. closest competitor with Novation LLC and General Electric during the trial itself in an attempt to placate Neoforma's investors (which included member hospitals) who had been mislead through securities frauds when Neoforma had been taken over by the Novation cartel to prevent it Neoforma from being profitable or from challenging prices set in the nationwide market by Novation LLC. Hon. Judge Carlos Murguia respectfully in error erroneously relied upon Husch Blackwell LLP attorney John K. Power's summary of the case in Power's Motion for Hearing on Dismissal. See Exhibit C Pleading of John K. Power. And shortly thereafter, and without a hearing Hon. Judge Murguia sustained the motions to dismiss and in the order Hon. Judge Murguia sanctioned LANDRITH and Med. Supply Chain, Inc. See Exhibit D Memorandum and Order.

The complaint however had each element John K. Power's motion (exhibit C) stated it lacked. The elements were arranged in a table of contents which directed the parties and the court to the outline sections of the complaint where numbered paragraphs provided supporting averments of fact for each element. See Exhibit E Med. Supply Chain, Inc. Complaint.

The court respectfully in error found that the non fraud based RICO allegations for Hobbs Act extortion and obstruction of justice predicate acts in what was mainly a Sherman Act antitrust action were insufficiently pled. The plaintiff hereby includes a separate attachment of the table of contents section and complaint's RICO elements and supporting facts. See Exhibit F Med. Supply Chain, Inc. RICO excerpt.

Med. Supply Chain, Inc. appealed the dismissal (after Landrith had been reciprocally disbarred) on the grounds that the appeal did sufficiently plead Sherman Act and RICO violations. The appellees made a motion to dismiss the appeal for timeliness. However, the Tenth Circuit referred this issue to the panel and required the parties to brief the action. See Exhibit G Med. Supply Chain, Inc. Brief. The brief identifies each of the elements required under the then controlling precedent for the Tenth Circuit regarding the pleading of RICO claims. The brief identifies by paragraph number each of the supporting averments of fact for each required pleading element. None were missing. See Exhibit F Med. Supply Chain, Inc. Brief RICO excerpts. The Tenth Circuit ultimately ruled that the appeal was untimely and did not address the issues appealed by Med. Supply Chain, Inc.. See Medical Supply Chain, Inc. v. Neoforma, Inc., 508 F.3d 572 (10th Cir., 2007). Samuel K. Lipari as sole successor in interest to Med. Supply Chain, Inc. sought relief from judgment. See Exhibit 8 Lipari Rule 59(e) Answer. But Lipari's motion was stricken by Hon. Judge Murguia. Since Hon. Judge Carlos Murguia's ruling in Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316, 1333-36 (D. Kan. 2006), dismissing the antitrust and RICO claims, the Kansas District Court and the Tenth Circuit Court of Appeals have reexamined Bell Atlantic Corp. v. Twombly, 550 U.S. 544 (2007) where the court addressed the plausibility of an inferred antitrust conspiracy to their Rule 12(b)(6) dismissal standard. The majority of Med. Supply Chain, Inc.'s were non fraud based and the antitrust conspiracy was alleged to be express and averments supporting an overt agreement and concerted action in furtherance of the antitrust and RICO conspiracy claims were contained in Landrith's complaint.

The Tenth Circuit recognized that Fed. R. Civ. P. Rule 8 is still the valid standard for evaluating non fraud based claims under Fed. R, Civ. P. 12(b)(6):

"There is no indication the Supreme Court intended a return to the more stringent pre-Rule 8 pleading requirements. See Iqbal, 129 S. Ct. at 1950 ("Rule 8 marks a notable and generous departure from the hyper-technical, code-pleading regime of a prior era"). And in fact, the Supreme Court stated in Swierkiewicz v. Sorema N.A., 534 U.S. 506, 514 (2002), a pre-Twombly case, that "[a] requirement of greater specificity for particular claims is a result that must be obtained by the process of amending the Federal Rules, and not by judicial

interpretation." Id. at 515 (internal quotation marks omitted). Thus, as the Court held in Erickson v. Pardus, 551 U.S. 89 (2007), which it decided a few weeks after Twombly, under Rule 8, "[s]pecific facts are not necessary; the statement need only 'give the defendant fair notice of what the . . . claim is and the grounds upon which it rests.'" Id. at 93 (quoting Twombly, 550 U.S. at 555 (alteration in original)); see also al-Kidd v. Ashcroft, 580 F.3d 949, 977 (9th Cir. 2009) ("Twombly and Iqbal do not require that the complaint include all facts necessary to carry the plaintiff's burden."). While the 12(b)(6) standard does not require that Plaintiff establish a prima facie case in her complaint, the elements of each alleged cause of action help to determine whether Plaintiff has set forth a plausible claim. See Swierkiewicz, 534 U.S. at 515; see also Twombly, 550 U.S. at 570." Khalik v. United Air Lines at 5-7 (10th Cir., 2012).

Legal basis for finding a violation of 18 U.S.C. § 241

Magistrate Judge Gerald L. Rushfelt appears to be in violation of 18 U.S.C. § 241 where the magistrate knows or should have known that the first judge on Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006), the defendant Hon. Chief Judge Kathryn H. Vratil acted ex parte to procure Landrith's disbarment by the Kansas Supreme Court.

The Internet postings of filings by Samuel K. Lipari describe Hon. Chief Judge Kathryn H. Vratil's participation in ex parte communications for the purpose of negatively influencing Bret Landrith's oral arguments in defense of his law license and constitutional property right in pursuing his trade by Hon. Chief Judge Kathryn H. Vratil's acting under color of state law to cause retaliation against Landrith for his contracts to represent Bolden and Price's federal civil rights in protected speech against race based animus:

"208. The petitioner's counsel was disbarred through Stanton Hazlett and the State of Kansas Disciplinary office presenting ex parte testimony by Kansas District Judge Kathryn H. Vratil to personnel and justices of the Kansas Supreme Court, disparaging Medical Supply's counsel without his knowledge or opportunity to question Kansas District Court Judge Kathryn H. Vratil's testimony on October 20, 2005 minutes before the Kansas Supreme Court justices heard Medical Supply's counsel's oral argument in defense of his law license. "

Lipari v. General Electric, US District Court for the Western District of Missouri, Case No. 07-0849-CV-W-FJG Proposed Amended Complaint1. These posting by Landrith's former client Samuel K. Lipari are from cases he had before Hon. Chief Judge Fernando J. Gaitan Jr. in the Western District Court. And were part of filings made before Hon. Judge Gaitan was substituted in the plaintiff's earlier case to deprive him of access to a meaningful hearing to protect himself from continuing retaliation for his whistleblowing.

In the plaintiff's prior action for injunctive relief before this court he filed a motion for summary judgment which contained factual information of Magistrate Judge Gerald L. Rushfelt working in concert with State of Kansas officials to deprive Landrith of constitutional rights under color of state law and to further a racketeering enterprise depriving Landrith's former Cremeen clients of recovery in a mortgage fraud Ponzi scheme:

- "128. The affidavit stated Sherri Price came on to Fred Sanders property with two City of Topeka police cars and a code compliance officer to perform an inspection knowing Fred Sanders attorney was out of town. See exhibit 31 Kirtdoll Affidavit.
- 129. The KDC has knowledge though Magistrate Judge Gerald L. Rushfeltthat the replacement attorney Dennis Hawver in Cremeen et al v. Schaefer et al 04-cv-02519-CM-GLR was threatened if he did not voluntarily dismiss the Ponzi Scheme co-defendant Steve Strayer. 130. Magistrate Judge Gerald L. Rushfelt threatened to sanction Hawver because Rex A. Redlingshafer of Stanton & Redlingshafer, LLC had given a notice of Strayer's bankruptcy filing on 02/25/2005 before a finding of Strayer's guilt in the Arizona real estate development RICO Enterprise Ponzie racketeering scheme.
- 131. The KDC has knowledge though Hon. Judge Carlos Murguia that Hon. Judge Carlos Murguia sanctioned Landrith and threatened to sanction Samuel K. Lipari if the action and any replacement attorney if MSC v. Neoforma was continued in anyway."

Webb Motion for Summary Judgment

These paragraphs are also part of the plaintiff's filings in the present case. And show what appears to be Magistrate Judge Gerald L. Rushfelt's knowing participation with State of Kansas and federal officials in 18 U.S.C. § 241, conspiracy to deprive Landrith and now the plaintiff of constitutional rights and protections under color of state law:

"A conspiracy under 18 U.S.C. § 241 is different than conspiracies under other statutes in that no proof of an overt act is necessary to establish the existence of the conspiracy. United States v. Skillman, 922 F.2d 1370, 1375-1376 (9th Cir.1990). Indeed, to prove a Conspiracy Against Rights, the government must only show that two or more parties entered into an agreement; that the purpose of their

agreement was to injure, oppress, threaten or intimidate; that the agreement was intended to affect inhabitants of a State; and that the

agreement was directed towards the free exercise or enjoyment of rights and privileges secured by the Constitution and federal law. United States v. Redwine, 715 F.2d 315, 319 (7th Cir.1983), cert. denied, 467 U.S. 1216, 104 S.Ct. 2661, 81 L.Ed.2d 367 (1984)."

US v. Hayward, 764 F. Supp. 1305 at 1307 (N.D. III., 1991).

Besides being the prosecuting witness in the federal cases reporting grave violations and federal felonies under 15 U.S.C. §§ 1,2 and 18 U.S.C. § 1962 in Medical Supply Chain, Inc. v. General Elec. Co., 03-2324-CM, (D. Kan. Jan 29, 2004) and Med. Supply Chain, Inc. v. Neoforma, Inc., 419 F. Supp. 2d 1316 (D. Kan. 2006) against the Novation Cartel, Landrith and Lipari were likely witnesses in Assistant US Attorney Thelma Quince Colbert and Shannon Ross' Medicare False Claims Act proceeding styled US ex rel Cynthia I. Fitzgerald v. Novation LLC, VHA, University Healthcare Consortium et al, N. Dist. Of Texas Case 3:03-cv-01589.

The state and federal officials including Magistrate Judge Gerald L. Rushfelt's actions against Landrith and now the plaintiff fit the requirements of an 18 U.S.C. § 1503 charge but are also appear to properly be18 U.S.C. § 241 violations:

"On April 2, 1981, the government brought a superceding indictment which replaced the count of the indictment against Rizzitello involving conspiracy to obstruct justice under 18 U.S.C. § 1503 with conspiracy to violate a citizen's civil rights, 18 U.S.C. § 241. Section 241 contains a harsher penalty than Section 1503. The government represents that the reason for bringing the superceding indictment is the dearth of evidence going to Rizzitello's awareness of Napoli's status as a federal witness. Proof of such an awareness is a necessary element under 18 U.S.C. § 1503, but not an element under 18 U.S.C. § 241."

United States v. Bufalino, 518 F.Supp. 1190 at 1193 (S.D.N.Y., 1981). Landrith had and the plaintiff has a clearly established right to report violations of federal law without retaliation. The actions taken against

Landrith under color of state law to deprive him of his constitutional rights in

violation of federal statutes cannot lawfully prevent him from being an attorney in federal court.

"...the right to inform the United States authorities of violation of its laws, In re Quarles, 158 U.S. 532 [15 S.Ct. 959, 39 L.Ed. 1080]." Twining, 211 U.S. at 97, 29 S.Ct. at 19."

Young v. Matsushita Elec. Indus. Co., Ltd., 939 F.2d 19 at 20 (C.A.2 (N.Y.), 1991).

This court cannot follow the magistrate's recommendation of dismissal against public policy and controlling precedent:

"The public policies embedded in the criminal laws have long been deemed of such importance that the law also encourages persons to report criminal activity to public authorities... Such rulings recognize the long-established proposition that public policy encourages citizens to report crimes. See In re Quarles & Butler, 158 U.S. 532, 533-35, 15 S.Ct. 959, 960-61, 39 L.Ed. 1080, 1080-81 (1895); Lachman v. Sperry-Sun Well Surveying Co., 457 F.2d 850, 853 (10th Cir.1972) ("[I]t is public policy ... everywhere to encourage the disclosure of criminal activity."). Effective implementation of that policy requires the cooperation of citizens possessing knowledge thereof. See, e.g.,

Palmateer v. International Harvester Co., 85 III.2d 124, 52 III.Dec. 13, 421 N.E.2d 876, 879-80 (1981); Garibaldi v. Lucky Food Stores, Inc., 726 F.2d 1367, 1374 (9th Cir.1984)."

Fox v. MCI Communications Corp., 931 P.2d 857 at 861 (Utah, 1997). Under the facts of the present complaint, the plaintiff is imminent danger of irreparable harm from retaliation for his federal whistle blowing activities and requires capable counsel which he still cannot obtain, to protect his fundamental liberty interests:

"Although "a private citizen lacks a judicially cognizable interest in the prosecution... of another," private citizens have the right to inform law enforcement officers of violations of the law. Leeke v. Timmerman, 454

U.S. 83, 85-86, 102 S.Ct. 69, 70, 70 L.Ed.2d 65 (1982) (internal quotation marks omitted). In re Quarles, 158 U.S. 532, 535-36, 15 S. Ct. 959, 960-61, 39 L. Ed. 1080 (1895)."

Woody v. Cronic at 7-8 (11th Cir., 2010).

<u>Previous filings in this case where Obstruction of Justice Is Occuring:</u>

CURRENT Sept 5, 2012:

http://www.stewwebb.com/COMPLAINT_FOR_INJUNCTIVE_RELIEF_2 0120905.htm

CURRENT Sept 7, 2012:

http://www.stewwebb.com/NOTICE_TO_COURT_THREAT_FIRST_AM_ENDMENT_VIOLATIONS_20120907.htm

CURRENT Sept 25, 2012:

http://www.stewwebb.com/EX_PARTE_MOTION_FOR_PRELIMINARY_INJUNCTIVE RELIEF.pdf

U.S. Magistrate Judge Gerald L. Rushfelt appears to be a felony violation of 18 U.S.C. § 241

CURRENT Oct 5, 2012:

http://www.stewwebb.com/MOTION_TO_REVIEW_MAGISTRATES_OR DER_OF_DISMISSAL_20121005.pdff

Letter to NY Attorney General, US Attorney, SEC Attorneys CURRENT Oct 5, 2012:

http://www.stewwebb.com/Letter_to_NY_Attorney_General_US_Attorney_SEC_Attorneys_20121005.htm

U.S. Magistrate Judge Gerald L. Rushfelt appears to be a felony violation of 18 U.S.C. § 241

CURRENT Oct 11, 2012:

http://www.stewwebb.com/PLAINTIFFS_OBJECTIONS_TO_REPORT_AND_RECOMMEDATIONS_20121011.pdf

CURR	ENT	Oct 1	1.	2012	2
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http://www.stewwebb.com/EMERGENCY_MOTION_FOR_HEARING_20 121011.pdf

CURRENT OCT 24, 2012

http://www.stewwebb.com/Notice_To_The_Court_RICO_SUIT_Filed_A gainst_Judge_Kathryn_H_Vratil_20121024.pdf

CURRENT OCT 29, 2012

http://www.stewwebb.com/MOTION_TO_MAKE_PLEADING_ON_RECORD_OF_ASSISTANT_TO_JUDGE_20121029.pdf

CURRENT NOV 8, 2012

http://www.stewwebb.com/Notice_of_Appeal_20121108.pdf

CURRENT NOV 11, 2012

http://www.stewwebb.com/MOTION_FOR_RECONSIDERATION_LOCA

L_RULE_7.3_20121111.pdf

IN THE JOHNSON COUNTY DISTRICT COURT

IN AND FOR THE STATE OF KANSAS

OLATHA, KANSAS

Case Number: 12 CV 08274 Filed October 22, 2012

Removed to: IN THE UNITED STATES DISTRICT COURT FOR THE

DISTRICT OF KANSAS

12-cv-02705-JAR-KGG

Stew Webb Federal Whistleblower

Vs.

Millman-Bush-Clinton Organized Crime Syndicate

For Attempted Murder of Stew Webb October 25, 2010 And burning customers house to ground October 8, 2011 CURRENT October 22, 2012:

http://www.stewwebb.com/STEWART_WEBB_COMPLAINT_IN_KANS AS_COURT_20121022.pdf

Stamped Copy October 22, 2012:

http://www.stewwebb.com/STEWART_WEBB_COMPLAINT_IN_KANS AS_COURT_Stamped_20121022.htm

CURRENT OCT 24, 2012

http://www.stewwebb.com/Notice_To_The_Court_RICO_SUIT_Filed_A gainst_Judge_Kathryn_H_Vratil_20121024.pdf

CURRENT OCT 21, 2012 Removed to U.S. District Court for The District of Kansas

CURRENT OCT 21, 2012

http://www.stewwebb.com/Stewart_Webb_Amended_Complaint_2012 1121.pdf

Illegally Disbarred Attorney Bret Landrith

Related Cases Below:

http://www.bretlandrith.com

http://www.medicalsuppylchain.com

http://www.stewwebb.com/dead_ fired_attorneys_linked_to_white_house.htm http://www.stewwebb.com/senate_ignored_5_texas_us_attorney_deat

h_and_firings.htm

http://www.stewwebb.com/texas_us_attorney_deaths_raise_foul_play _questions.htm

http://www.stewwebb.com/two_dead_u_s_attorneys_john_ashcroft_g ets_paid_off.htm

http://www.stewwebb.com/fired_us_attorney_carol_lamm_investigations.htm

Stew Webb's previous filing to enter evidence in US District Court to Illegal Disbarment of Bret Landrith 2009

court_cases_naming_bush_millman_lindner_clinton_crime_syndicate.htm

Respectively submitted,

s/Stew Webb Federal Whistleblower Plaintiff, stewwebb@stewwebb.com http://www.stewwebb.com 816 478 3267 16508 A East Gudgell Independence, Missouri 64055 Copies by email to:

NY Attorney General

http://www.ag.ny.gov/

nyag.pressoffice@ag.ny.gov

Mortgage Fraud Federal Strike Force

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Previous Filing in this Case No: 12-CV-2588 EFM/GLR

Filed September 5, 2012

http://www.stewwebb.com/COMPLAINT_FOR_INJUNCTIVE_RELIEF_201 20905.htm

Filed September 7, 2012

http://www.stewwebb.com/NOTICE_TO_COURT_THREAT_FIRST_AMEN DMENT_VIOLATIONS_20120907.htm

September 25, 2012

http://www.stewwebb.com/EX_PARTE_MOTION_FOR_PRELIMINARY_IN JUNCTIVE_RELIEF_20120925.pdf

October 5, 2012

http://www.stewwebb.com/MOTION_TO_REVIEW_MAGISTRATES_ORD ER_OF_DISMISSAL_20121005.pdf

October 5, 2012

http://www.stewwebb.com/Letter_to_NY_Attorney_General_US_Attorney_SEC_Attorneys_20121005.htm

Including Notice to Court of U.S. Mail theft Police report filed: electronic filing

Including 84 Documents submitted as evidence: Electronic filing http://www.stewwebb.com/NOTICE_TO_COURT_THREAT_FIRST_AMEN DMENT_VIOLATIONS_20120907.htm

Police report filed:

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Exhibits A-G filed electronically this date as exhibits:

Attached and enclosed herein exhibit H Stewart A. Webb Official SEC Whistleblower Filing with SEC

Note: Oct 2, 2012 JPMorgan sued for fraud by New York attorney general over mortgage-backed securities:

http://www.ag.ny.gov/

http://www.ag.ny.gov/press-release/ag-schneiderman-sues-jpmorgan-fraudulent-residential-mortgage-backed-securities-issued

Plaintiff Stewart Webb Official SEC Whistleblower Filing Filed March 12, 2012 online after a call from SEC Tim Casey

Official SEC Whistleblower Complaint Securities Frauds

Larry Mizel Mortgage Backed Securities Frauds and Bank Bailout Frauds MDC Holding, Inc. (MDC NYSE)

Official SEC Whistleblower Complaint Securities Frauds

http://www.stewwebb.com/Larry_Mizel_Mortgage_Backed_Securities_Frauds_and_Bank_Bailout_Frauds_03122012.htm

http://www.stewwebb.com

MDC Holding, Inc. (MDC NYSE)

This has lead to World Wide Financial Collapse and Bailouts

Here are the Entities Larry Mizel used to Bundle the Fraudulent Mortgage Backed Securities

Official SEC Whistleblower Complaint

False Claims-Whistleblower Act

By Stewart Webb Federal Whistleblower

Filed March 12, 2012 online after a call from Tim Casey

http://www.sec.gov/whistleblower

Email sent this same date and submitted online to SEC see bottom of this page:

WADHWAS@sec.gov

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sansonj@sec.gov

ago@state.ma.us

oig@sec.gov

http://www.sec.gov/whistleblower

False Claims-Whistleblower Act

Welcome to the Office of the Whistleblower

Assistance and information from a whistleblower who knows of possible securities law violations can be among the most powerful weapons in the

law enforcement arsenal of the Securities and Exchange Commission. Through their knowledge of the circumstances and individuals involved, whistleblowers can help the Commission identify possible fraud and other Violations much earlier than might otherwise have been possible. That allows the Commission to minimize the harm to Investors better preserve the integrity of the United States' capital markets, and more swiftly hold accountable those responsible for unlawful conduct.

The Commission is authorized by Congress to provide monetary awards to eligible individuals who come forward with High-quality original information that leads to a Commission enforcement action in which over \$1,000,000 in sanctions Is ordered. The range for awards is between 10% and 30% of the money collected.

The Office of the Whistleblower was established to administer the SEC's whistleblower program. We greatly appreciate your interest and we hope that this website answers any questions you may have.

We understand that the decision to come forward with information about securities fraud or other wrongdoing is not one taken lightly and we are here to answer any questions you may have. You can reach the Office of the

Whistleblower at (202) 551-4790.
Larry Mizel Bank Bailout Criminal
1% Illuminati Bankers
Get the Money Back

Solve the World Financial Crisis

The American Revolution Continues in 2012

Larry Mizel Bank Fraudster

One of the 100 Illuminati Bankers that control 90% of the Worlds wealth illegally gained.

Mizel created Mortgages through MDC Asset Investors on houses that were never built in southern California (Richmond Homes) and other states, including duplicating Mortgages up to 9 times by bundling and selling then in Billion Dollar Bundles to Banks and Pension Funds to steal your money then after the temporary 2008 Bail Out by U.S. Citizens they start robbing people who had been paying their Mortgage to their legal Mortgage holders and came in and stole 3.5 million homes from Mortgage paying Americans. These are Larry Mizel Entities that were used by Larry A. Mizel aka Larry Mizel aka Larry Mizel

To commit Frauds and False Claims against the United States of America and the American People including Securities Frauds and Frauds against Investors and Foreign Banks.

Other Culprits include Norman Phillip Brownstein Former Director MDC NYSE Mizel's attorney and partner in crime who is Managing Director of DEUTSCHE BANK AG-REGISTERED (DBK:Xetra) Runs a team of sales and marketing professionals responsible for bringing HSBC's global derivative capabilities to Canadian clients. Product coverage includes rates, credit, equity, funds and emerging market derivatives. Team is divided into retail and institutional coverage. Retail team is responsible for all structured notes issues by HSBC Bank Canada (all asset classes) as well as Structured GICs. Products are sold through the private bank, HSBC securities as well as mutiple third party distributors. Institutional team covers clients ranging from mid-market to multi-national to provide financial solutions on both the asset side and liability side of the balance sheet. Does this sound like the Mortgage Frauds?

http://www.stewwebb.com/Junk Bond Daisy Chain Fraud by Stew Webb.html

http://www.stewwebb.com/frauds_are_us_at_mdc_holdings_04262010.htm

Here are the Criminals who caused the World Wide Economic Collapse and the Entities used the U.S. Government has 53 Attorneys and 200 agents on a Special Task Force and they claim they cannot figure it out. BULLSIT!

Other Culprits are named in the Documents herein below:

Original Letter to SEC Attorneys

February 6, 2012

WADHWAS@sec.gov

Michael.Levy@usdoj.gov

sansonj@sec.gov

ago@state.ma.us

oig@sec.gov

Filed online March 13, 2012 SEC.gov

RE: After call from Tim Casey

http://www.sec.gov/whistleblower

Welcome to the Office of the Whistleblower

Note: The U.S. Government never has Paid this Whistleblower a dime only tried to Murder me many time...Stew Webb

http://www.stewwebb.com/DHS_Assassination_attempt_on_Stew_Webb_P hotos_12052010.htm

http://www.stewwebb.com/Grandview_Missouri_Police_Cover_up_attempt ed Murder 11122010.htm

http://www.stewwebb.com/Grandview_Missouri_Police_Report_105206_10 252010.htm

http://www.stewwebb.com/Stew_Webb_Drawing_of_Accident_Attempted_ Murder 10252010.htm

http://www.stewwebb.com/Bush_Whacked_Again_Stew_Webb_Federal_W histleblower_01102011.htm

http://www.stewwebb.com/Obama_Killing_Americans_Unite_the_Governors_Revolution_11302010.htm

http://www.stewwebb.com/dhs_attempted_murder_of_whistleblower_stew_webb_06092010.htm

Companies responsible for Mortgage Securities frauds

Houses that were never built and Duplicated Mortgages

Not to be published.

Let me know.

s/Stew Webb Federal Whistleblower

stewwebb@stewwebb.com

816 478 3267

http://www.stewwebb.com/stew_webb_grand_jury_demand_vs_bush_mill man_clinton_etal_09142009.htm

http://www.stewwebb.com/stew_webb_vs_bush_millman_lindner_clinton_c rime_syndicate_122009.htm

http://www.stewwebb.com

http://www.stewwebb.com/breaking_news.htm

http://www.stewwebb.com/savings_and_loan_whistleblower_faces_federal _charges_091692.gif

http://www.stewwebb.com/Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1.jpg

http://www.stewwebb.com/Bush_Millman_Organized_Crime_Syndicate_Bank Accounts1.htm

http://www.stewwebb.com/bush_clinton_mizel_organized_crime_syndicate _06172010.htm

http://www.stewwebb.com/kerre_millman_aka_kerre_smith_fugitive_from_j ustice_05162010.htm

http://www.stewwebb.com/Amanda_Janusz_Where_is_The_Justice_Department_11162010.htm

http://www.stewwebb.com/inside_the_bush_crime family_part1.htm

http://www.stewwebb.com/inside_the_bush_crime_family_part2.htm

http://www.stewwebb.com/WANTED_FOR_TREASON_AND_SEDITION_1 2072010.htm

http://www.stewwebb.com/Obama_Killing_Americans_Unite_the_Governors_Revolution_11302010.htm

http://www.stewwebb.com/obamas_crystal_nacht_american_people_under _attack_09262010.htm

http://www.stewwebb.com/dhs_attempted_murder_of_whistleblower_stew_webb 06092010.htm

http://www.stewwebb.com/DHS_Assassination_attempt_on_Stew_Webb_P hotos_12052010.htm

http://www.stewwebb.com/Bush_Whacked_Again_Stew_Webb_Federal_W histleblower_01102011.htm

http://www.stewwebb.com/may_6th_market_event_mdc_holdings_nyse_larry_mizel_culprit_news_05182010.htm

http://www.stewwebb.com/Wall_Street_how_Larry_Mizel_MDC_NYSE_Does_a_Deal_07182011.htm

http://www.stewwebb.com/bush_narcotics_money_laundry_funds_obama_mccain.htm

http://www.stewwebb.com/rush_for_gold_how_silverado_operated.htm Companies responsible for Mortgage Securities Frauds

Houses that were never built and Duplicated Mortgages

The below are the Buffers used to pass the Illegal Mortgage Securities in Bundles

that has lead to the Illegal Bank Bailout and World Financial Collapse

These are Trillions of Dollars Stole my the Persons herein the Filings.

http://www.stewwebb.com/ASSET_INVESTORS_ACCEPTANCE_INC.htm

http://www.stewwebb.com/Asset_Investors_Corporation.htm

http://www.stewwebb.com/ASSET_INVESTORS_EQUITY_INC.htm

http://www.stewwebb.com/ASSET_INVESTORS_FINANCE_CORPORATION.htm

http://www.stewwebb.com/ASSET_INVESTORS_FUNDING_CORPORATION.htm

http://www.stewwebb.com/ASSET_INVESTORS_LLC.htm

http://www.stewwebb.com/ASSET_INVESTORS_MORTGAGE_FUNDING CORPORATION.htm

http://www.stewwebb.com/ASSET_INVESTORS_OPERATING_PARTNER SHIP LP.htm

http://www.stewwebb.com/B_R_ASSET_INVESTORS_LIMITED.htm

http://www.stewwebb.com/B_R_ASSET_INVESTORS_LLC.htm

http://www.stewwebb.com/D_&_R_Asset_Investors.htm

http://www.stewwebb.com/GREENWOOD_ASSET_INVESTORS_LLC_020 52012.htm

http://www.stewwebb.com/INVESTORS_ASSET_MANAGEMENT_GROUP _LLC_02052012.htm

http://www.stewwebb.com/INVESTORS_ASSET_MANAGEMENT_LTD.ht m

http://www.stewwebb.com/MDC_Asset_Investors_38_Found.htm

http://www.stewwebb.com/MDC_ASSET_INVESTORS_INC_02052012.ht m

Note 50 South Steel Denver, Colorado

Is nothing more than a RICO Securities Headquarters?

Below

Aka MDC Janus Funds

and other Len Millman-Larry Mizel-Norman Brownstein Entities

Foreign Limited Partnership

Jurisdiction: British Virgin Islands

http://www.stewwebb.com/Palm_Structured_Asset_Investors_02052012.ht m

http://www.stewwebb.com/20041257435.pdf

http://www.stewwebb.com/20051281539.pdf

http://www.stewwebb.com/20111385721.pdf

http://www.stewwebb.com/PRINCIPAL_ASSET_INVESTORS_02052012.ht m

http://www.stewwebb.com/Real_Asset_Investors_LLC_02052012.htm http://www.stewwebb.com/ServiceStar_Asset_Investors_02052012.htm

http://www.stewwebb.com/SKB_ASSET_INVESTORS_02052012.htm http://www.stewwebb.com/TECH_ASSET_GROUP_INVESTORS_LLC_02 052012.htm

Note: Len Millman's National Acceptance Company Aka National Brokerage as in

AlG Maurice Hank Greenburg and Meyer Blinder Aka First National Acceptance Company Aka First National Banks 50 South Steel Denver, Colorado

lots of Securities Frauds.

Respectively submitted,

s/Stew Webb Federal Whistleblower Plaintiff,

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16508 A East Gudgell

Independence, Missouri 64055

Copies by email to:

NY Attorney General

http://www.ag.ny.gov/

nyag.pressoffice@ag.ny.gov

Mortgage Fraud Federal Strike Force

WADHWAS@sec.gov

Michael.Levy@usdoj.gov

sansonj@sec.gov ago@state.ma.us oig@sec.gov

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U.S. District Court

DISTRICT OF KANSAS

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Case Name: Webb v. Vratil
Case Number: 2:12-cv-02588-EFM
Filer: Stewart A. Webb

Document Number: 24

Stewart A. Webb is the Plaintiff Pro Se, first duly sworn, deposes and says: That Plaintiff is the above-entitled-matter-complaint and knows the contents thereof; that the same is true to best of Plaintiffs knowledge except as to those matters therein stated in information and belief and, as those matters, he believes them to be true.

Therefore the Plaintiff Stewart A. Webb files this MOTION WITHDRAW WITHOUT PREJUDICE due to the above Facts stated herein.

MOTION TO WITHDRAW WITHOUT PREJUDICE

DATED this 8th Day of January 2013

S/Stewart A. Webb Plaintiff Pro Se, 816 478-3267 16508 A East Gudgell Independence, Missouri 64055 stewwebb@stewwebb.com http://www.stewwebb.com