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4                   **IN THE JOHNSON COUNTY DISTRICT COURT**  
5                   **IN AND FOR THE STATE OF KANSAS**  
6                   **OLATHE, KANSAS**

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8 STEWART A. WEBB,                   ) CASE NO: \_\_\_\_\_  
9                   PLAINTIFF                   ) DEPT.NO: \_\_\_\_\_  
10                   -V-                   )  
11 AGAKIAS SITAI                   )  
12 MO. Drivers License               )  
13 Number: W2131450-15               )  
14 ,EVELYN A. OMONDI,               )  
15 AGENT CAROL DAVIS,               )  
16 HON. KATHRYN H. VRATIL,           )  
17 IN HER OFFICIAL CAPACITY        ) **COMPLAINT FOR MISFEASANCE,**  
18 AS CHIEF JUDGE OF THE            ) **MALFEASANCE, OF OFFICIAL**  
19 UNITED STATES DISTRICT           ) **DUTY OF OFFICE, ATTEMPTED**  
20 COURT FOR THE DISTRICT OF       ) **MURDER OF A CITIZEN BY**  
21 KANSAS, LEONARD MILLMAN,         )  
22 Elaine Millman,                   ) **FOREIGN NATIONALS, WITH**  
23 KERRE MILLMAN,                   ) **CONSPIRATORIAL COLLUSION**  
24 American Family Insurance )  
25 POLICY                            ) **OF OTHERS, UNDER THE**  
26 NO:192162370375FPPAMG           ) **RICO**  
27 and DOES I                        ) **STATUTE, LAWS OF KANSAS, AND**  
28 Thru X, ROES I thru X,            ) **U.S. CONSITUTION, AMENDMENT**  
29                   Defendants,                    ) **1, 4, 6, AND 14<sup>TH</sup>, EQUALITY**  
30                   ) **CLAUSE**

31  
32 COMES NOW, PLAINTIFF STEWART A. WEBB, pro se, and

1 for his COMPLAINT FOR MISFEASANCE, MALFEASANCE OF  
2 OFFICIAL DUTY OF OFFICE, ATTEMPTED MURDER OF A CITIZEN  
3 BY FOREIGN NATIONALS, WITH CONSPIRATORIAL COLLUSION OF  
4 OTHERS, UNDER THE R.I.C.O. STATUTE, LAWS OF KANSAS AND  
5 U.S. CONSTITUTION, AMENDMENT 1, 4, 6, AND 14<sup>TH</sup> EQUALITY  
6 CLAUSE, states as follows:  
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9 **POINTS AND AUTHORITIES:**

- 10 1. UNITED STATES CONSTITUTION,  
11 2. AMENDMENT 1, U. S. CONSTITUTION  
12 3. AMENDMENT 4, U. S. CONSTITUTION  
13 4. AMENDMENT 6, U. S. CONSTITUTION  
14 5. AMENDMENT 14, U. S. CONSTITUTION  
15 6. 42 U.S.C. 1983, CIVIL RIGHTS ACT  
16 7. KANSAS REVISED STATUTES, et seq  
17 8. R.I.C.O STATUTES OF THE UNITED STATES CODE  
18 9. FEDERAL JUDICIAL CODE OF CONDUCT  
19 10.18 U.S.C. 4  
20 11. 18 U.S.C. 1010-15 retaliation against  
21 Whistleblower, informants

22 **JURISDICTIONAL STATEMENT:**

- 23 1. Plaintiff was at all times, a citizen of the  
24 United States of America, State of Missouri.  
25 2. Defendant SITAI, was and is a foreign national  
26 in the United States of America, on multiple  
27 identifications, passports, and a member of a  
28 Somalian squad of persons, known to have  
29 committed various criminal activities, to be set  
30 forth in complete detail, upon amendment of this  
31 Complaint, by the processes permitted under the  
32

1 Kansas Rules of Civil Procedure (KRCP),  
2 permitted in discovery, during the pendency of  
3 this civil litigation.

4 3. Defendant OMONDI, was and is now, a foreign  
5 national, with multiple identifications, and is  
6 and was a member of a Somalian squad of persons,  
7 committed to assistance of others, in the  
8 performance of various criminal activities to be  
9 set forth in detail, upon amendment of this  
10 complaint, by the processes permitted under the  
11 Kansas Rules of Civil Procedure (KRCP) for their  
12 discovery, during the pendency of this civil  
13 litigation.

14 4. Defendant Carol Davis, is an Agent of the  
15 Federal Bureau of Investigation, a resident of  
16 Houston, Texas, and a United States Citizen.

17 5. Defendant Honorable KATHRYN H. VRATIL, is the  
18 Chief Federal District Court Judge for the  
19 United States District Court, District of  
20 Kansas, and as such, is and was a citizen of the  
21 United States and of the State of Kansas, during  
22 the pendency of these allegations, having taken  
23 place.

24 6. Defendant LEONARD MILLMAN, is and was a citizen  
25 Of the United States, and a resident of the  
26 State of \_\_\_\_\_, during the pendency of  
27 these alleged actions.

28 7. Defendant KERRE MILLMAN, is, and was, a citizen  
29 Of the United States, and a resident of the  
30 State of \_\_\_\_\_, during the pendency of  
31 these alleged actions.

32 8. Policy No. \_\_\_\_\_, held by the \_\_\_\_\_

1 Insurance Company was in force at the time of  
2 these alleged actions, and signed for under the  
3 name of \_\_\_\_\_.

4 9. Policy No. \_\_\_\_\_, held by the \_\_\_\_\_  
5 \_\_\_\_\_ Insurance Company, was in force at  
6 the time of these alleged actions, and signed  
7 for under the name of \_\_\_\_\_,

8 10. This Honorable Court has Jurisdiction by virtue  
9 of the fact, that these alleged actions did  
10 Occur in the County of Johnson, State of Kansas

11 11. Defendants DOES I through X, names are unknown  
12 to the Plaintiff at this time, and will be  
13 added upon amendment of this litigation, after  
14 the discovery process is complete.

15 12. Defendants ROES I through X, named entities are  
16 unknown to the plaintiff at this time, and will  
17 be added upon amendment of this litigation and  
18 after the discovery process is complete.

19 **STATEMENT OF THE CASE;**

20  
21 1. Plaintiff is a Federal Whistleblower and has  
22 worked with HUD Inspector General, the United  
23 States Congress and Senate Investigative  
24 Committees many United States Intelligence  
25 Community(IC) agents for some years as an  
26 informant on Leonard Y. Millman Organized Crime  
27 Syndicate who is partners with George HW Bush,  
28 George W. Bush, Jeb Bush, Bill Clinton and  
29 Hillary Clinton in various Organized Crime  
30 Activities including the recent Fraudulent  
31 Mortgage Securities Frauds and TARP Bank Bail  
32 outs and incurred the displeasure of a cabal of

1 political personages, connected to Defendants  
2 LEONARD MILLMAN and Elaine Millman Plaintiff's  
3 ex in laws and Plaintiff's ex-wife KERRE MILLMAN  
4 during that period of service.  
5  
6  
7

8 2. In that period of time, Plaintiff was in contact  
9 and grew to be good friends with others in the IC, who  
10 know of the facts, to be adduced during the course of  
11 this litigation, and of which both the Plaintiff and  
12 his many friends in the IC, know to be a violation of  
13 the laws of the United States, the laws of the State of  
14 Kansas, but which are generally unknown to the citizen  
15 on the state. That such Citizens would be shocked and  
16 dismayed to learn of the machinations that are to be  
17 presented before this, and other, tribunals goes  
18 without saying.

19 3. Because of Plaintiff's knowledge of these  
20 specific violations of the Constitution and Laws of the  
21 United States of America, which he had sworn to uphold,  
22 and therefore, the danger to the highly placed persons,  
23 in political circles, of losing their reputations and  
24 their vaunted positions in the United States  
25 Government, Plaintiff's life was placed in jeopardy,  
26 once it became apparent to them, that Plaintiff was an  
27 honorable citizen, whose creed of "death before  
28 dishonor", and he became an outcast in those political  
29 circles of so-called 'high-repute'.

30 4. Plaintiff was attempted to be killed, in a van  
31 he was driving on October 25<sup>th</sup>, 2010, and was indeed  
32 hospitalized with severely debilitating injuries. The

1 Instigators of the accident were Defendants SITAI, and  
2 his passenger in the attacking car was Evelyn A.  
3 ORMONDI, a close friend of Defendant Agent CAROL DAVIS,  
4 who through her FBI contacts, orchestrated the  
5 "accident" of October 25<sup>th</sup>, 2010.

6 5. When attempting to find redress for this act,  
7 Plaintiff, filed suit Injunctive relief, when  
8 attempting to present the case before the Judge of the  
9 United States District Court in Kansas, Defendant  
10 KATHRYN H. VRATIL has Obstructed Justice in the  
11 Plaintiff Stewart A. Webb filings.

12 6. Plaintiff has evidence to present that highly  
13 placed political personages connected to the Defendant  
14 MILLMAN'S, Ordered the accident to take place, through  
15 the use of the Somalians, Defendants SITAI, and his  
16 passenger at the time, Defendant Omondi, both members  
17 of a so-called "hit squad" at the disposal of the  
18 Defendant DAVIS.

19 7. On October 8, 2011, Plaintiff had been working  
20 on a customer's house, as a painting contractor at 3418  
21 West 77<sup>th</sup> Terrace Prairie Village, Kansas, and the  
22 \$160,000.00 house was set on fire and destroyed, in a  
23 blatant attempt to intimidate the Plaintiff, who is far  
24 beyond intimidation, and will see this travesty of  
25 justice through, as far at it may take him.

26 8. Plaintiff has pursued the various legal avenues  
27 through out the last several years, although the cited  
28 "accident" on October 25, 2010, left him in extreme  
29 pain and 5 broken vertebrae in Plaintiff's neck and one  
30 with permanent lifelong injury with medical expenses  
31 exceeding \$100,000.00, including damage to property  
32 destruction of van and items inside van.

1 9. Plaintiff currently handles web activities on  
2 Plaintiffs Whistleblowers US Intel Breaking News site  
3 <http://www.stewwebb.com> and hosts a national radio  
4 program for other whistleblowers such as himself and is  
5 a guest on many other programs while seeking justice at  
6 the hands of the Country he loves.

7 **CAUSES OF ACTION;**

8 1. **FIRST CAUSE OF ACTION:** Violation of Plaintiff's  
9 constitutional civil rights to enjoy freedom to pursue  
10 rectification of the injustices committed against him,  
11 to wit: Life, liberty and the pursuit of happiness,  
12 under the guarantees of the Fourteenth Amendment's  
13 Equality Clause of the United States Constitution.  
14 42 U.S.C. 1983.

15 2. **SECOND CAUSE OF ACTION;** Attempted Murder of a  
16 citizen of the State of Kansas, on October 25, 2010, at  
17 Grandview, Missouri, jurisdiction found in Kansas due  
18 to residency venue.

19 3. **THIRD CAUSE OF ACTION:** Intimidation of Plaintiff  
20 by destruction by arson of a home upon which he was  
21 employed as painting contractor, on OCTOBER 8, 2011, at  
22 3418, West 77<sup>th</sup> Terrace Prairie Village, Kansas.

23 4. **FOURTH CAUSE OF ACTION:** Malfeasance of Office by  
24 Defendant U.S. District Judge Kathryn H. VRATIL, in her  
25 official capacity as Chief Judge for the District of  
26 Kansas, United States District Court, in taking of  
27 actions violative of the Constitutional guarantees of  
28 the Sixth Amendment, thereto, by causing the disbarring  
29 of Plaintiff's chosen attorney Bret Landrith and  
30 Illegally upholding the illegal disbarment after  
31 evidence had been submitted in filing proving the  
32 illegal disbarment of Bret Landrith, and Obstructing

1 Justice in the Plaintiff's Active Federal Grand Jury  
2 Case number 95-Y-107 in the 10<sup>th</sup> Judicial District for  
3 Colorado to be transferred to 10<sup>th</sup> Judicial Kansas City,  
4 Kansas.

5       5. **FIFTH CAUSE OF ACTION**: Misfeasance of Office, in  
6 violation of the constitutional guarantees under the  
7 First, Fourth, Sixth, and Fourteenth Amendment to the  
8 Constitution, and the tort laws of the State of  
9 Missouri and Kansas by DEFENDANTS LEONARD MILLMAN,  
10 ELAINE MILLMAN AND KERRE MILLMAN, who,  
11 were instrumental in carrying out the instructions of  
12 certain political personages of the highest rank, to be  
13 shown at trial, to be involved in attempting to harm,  
14 and/or incapacitate Plaintiff as a means of stopping  
15 the revelations of career-destroying actions by said  
16 highly placed personages, once it became known to the  
17 American Public.

18       6. **SIXTH CAUSE OF ACTION**: Violation of the oath of  
19 official duties, taken by all employees of the  
20 Federal Bureau of Investigation upon being  
21 hired, to protect the citizens of the United  
22 States from harm by other persons of a known  
23 criminal enterprise, and violation of the CODE  
24 OF JUDICIAL CONDUCT for all Federal Judges,

25       7. **SEVENTH CAUSE OF ACTION**: violation of the U.S.  
26 R.I.C.O. statutes by all Defendants herein, in a  
27 collusive, conspiratorial scheme to deprive Plaintiff  
28 of his rights to seek justice under the Constitutional  
29 guarantees of the United States, by conspiring to take  
30 instructions for the injury, or murder, of Plaintiff  
31 in a secretive scheme carried out by car accident,  
32



1 arson, and continual illegal disbarment of his attorney  
2 when he approached the justice system, which he  
3 believed in at that initial attempt.

4 8. **EIGHTH CAUSE OF ACTION**; Malfeasance by collusion  
5 of certain to-be-named police officials, in depriving  
6 Plaintiff of facts necessary to implement policies of  
7 Insurance that he held upon vehicles that were subject  
8 to attack and destruction, by a Somalian "hit-squad" of  
9 stalking agents, changing of the police reports, after  
10 the fact, which resulted from collusion of other  
11 defendants, to deprive Plaintiff of his rightfully  
12 insured vehicular repair, refinancing, and monies due.

13 **ARGUMENT**;

14 1. Plaintiff submits that his whole life for 28  
15 years has been placed into turmoil by the concerted,  
16 collusive, and conspiratorial actions of the Defendants  
17 all, in their respective positions, in this panoply of  
18 maneuvers that have unfolded, to frustrate resolution  
19 of his attempts to be an honorable whistle-blower on  
20 things he knew were to be wrong and deprivation  
21 Plaintiff of his rights to a relationship with  
22 Plaintiff's only child Amanda M. Webb aka Amanda  
23 Millman and Plaintiff's Grandson and son in law with an  
24 illegal lifetime restraining order against Plaintiff  
25 done under bribery, frauds upon the courts, perjury and  
26 Obstruction of Justice.

27 2. Plaintiff has been the target of persons listed  
28 as defendants herein, and has suffered debilitating  
29 injuries as a result of the machinations of a cast of  
30 characters, who would do justice to a bad movie plot.

31 3. First, plaintiff was a General Contractor-  
32 Building Contractor who truly enjoyed life, then began

1 to find out the unethical politics of the underpinnings  
2 of his illegal Divorce and parental termination after  
3 Plaintiff ex wife Kerre S. Millman tried to murder  
4 their Daughter Amanda M. Webb, in August 1984 in  
5 Dallas, Texas and finally, when Plaintiff decided to do  
6 something to help his Country in 1986 to stop the  
7 Leonard Millman Organized Crime Syndicate, was thwarted  
8 at every turn, until it has become a total travesty of  
9 political subornation of ethics and justice.

10 4. The disbarment of Plaintiff's attorney at the  
11 hands of Kansas State Judges and a Federal Judge, on a  
12 specious finding, that is known by responsible  
13 officials to be completely wrong, and the corruption of  
14 this coterie of political cronies, which is well known  
15 by those in the intelligence community, who conspired  
16 to not just deny Plaintiff his constitutional  
17 safeguards of life, but to develop into actions such as  
18 sending Blackhawk helicopters to "take him out", while  
19 the military officials shot down the Helicopter to save  
20 the life of Plaintiff Stewart Webb, DHS classified the  
21 event as a "mechanical malfunction" is beyond  
22 contemplation of unethical behavior, it is a series of  
23 crimes to 'shut him, (the plaintiff) up'.

24 5. Illegally arresting plaintiff and anthraxing  
25 Plaintiff in a Jail cell in Adams County, Colorado in  
26 1995, to try to stop the revelation of such miscreants,  
27 is beyond the pale, in so many ways, as to defy  
28 rational belief, **BUT IT ALL HAPPENED TO THIS PLAINTIFF,**  
29 and is documented in video, phone calls, tapes,  
30 records, and pictures to a degree that demonstrates his  
31 careful documentation of such events, dictated by the  
32 Plaintiff's Whistleblowing. Only a **failure to look** is

1 keeping Authorities from exercising their duty to do  
2 something about such transgressions.

3 7. Deliberately driving into Plaintiff's car on a  
4 Missouri high way, by Somalian personnel, doing  
5 the bidding of highly placed political  
6 personnel, up to the President of the Country,  
7 is the stuff of deranged minds and is only  
8 eclipsed BY THE REFUSAL OF THOSE IN AUTHORITY  
9 OF THE JUSTICE SYSTEM TO ACCEPT THE CASE  
10 EVIDENCE Grand Jury Demand and case number  
11 active 95-Y-107 AND STAND UP AS THEY SHOULD.  
12 Plaintiff was seriously injured, but has come  
13 back to stand up and fight these dishonorable  
14 persons, by choosing to use the Court system,  
15 and THEN TO BE DENIED AT EVERY TURN,  
16 BECAUSE IT IS TOO TOUCHY OF A SUBJECT FOR THESE  
17 LITTLE MINDED MINIONS OF THE GOVERNMENT, is  
18 beyond contempt of people with honor.

19 8. But that was not enough, for when Plaintiff  
20 survived his injuries, and began working at any  
21 type of job to support his family, these  
22 persons came at Plaintiff again, and burned  
23 down the house he was working on.

24 9. This matter should be heard throughout the  
25 nation, and every citizen should be warned that  
26 this could happen to you! The political 'pols'  
27 involved, should be imprisoned for such heresy  
28 to the values of this great Nation, and the  
29 officials who are agreeable to look the other  
30 way, should never have another peaceful day in  
31 their shallow lives.

32 **CONCLUSION**

1           WHEREFORE, PLAINTIFF prays that this Honorable  
2 Court hear and grant this, his COMPLAINT FOR  
3 MISFEASANCE, MALFEASANCE, OF OFFICIAL DUTY OF OFFICE,  
4 ATTEMPTED MURDER OF A CITIZEN BY FOREIGN NATIONALS,  
5 WITH CONSPIRATORIAL COLLUSION OF OTHERS, UNDER THE RICO  
6 STATUTE, LAWS OF KANSAS AND MISSOURI, AND THE U.S.  
7 CONSTITUTION, AMENDMENT 1, 4, 6, AND 14<sup>TH</sup> EQUALITY  
8 CLAUSE, and render all proper and suitable relief in  
9 the premises, to include:

10           1. Issuance of a Finding of Facts and Conclusions  
11 of Law, that violations of Plaintiff's civil rights,  
12 and freedoms, have been committed by these defendants,  
13 all, in a conspiratorial, collusive, collaboration of  
14 Events that have seriously endangered Plaintiffs life  
15 and livelihood,

16           2. Issuance of a Protective ORDER, against any  
17 further violations or attempts on Plaintiff's life by  
18 the defendants herein set forth,

19           3. Permission for a Jury Trial of these actions to  
20 be held.

21           4. Empanelment of a County Grand Jury with widely  
22 reaching investigatory powers to enable justice to be  
23 achieved.

24           5. Damages in excess of \$75,000.00

25           6. All other suitable and equitable relief in the  
26 circumstances.

27  
28 DATED; OCTOBER 22, 2012

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30 MOST RESPECTFULLY SUBMITTED,  
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STEWART A. WEBB, PLAINTIFF,  
Pro se, and in forma pauperis,  
16508 A. East Gudgell  
Independence, Missouri 64055  
816-478-3267  
<http://www.stewwebb.com>  
[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

**FOR THE DISTRICT OF KANSAS**

**STEWART A. WEBB**

*Plaintiff,*

V.  
**2588 EFM/GLR**

**Case No: 12-CV-**

**Filed September 5, 2012 3:15PM**

**HON. JUDGE KATHRYN H. VRATIL**, in her  
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,*

**COMPLAINT FOR INJUNCTIVE RELIEF AGAINST  
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:

**Attachment 1**

1) Stewart A. Webb seeking the order will suffer irreparable injury unless the injunction issues,

The attached affidavit of the plaintiff and accompanying links to evidence on his Federal Whistleblower web site

[www.stewwebb.com](http://www.stewwebb.com)

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

show that the plaintiff is endangered by continuing extortion and retaliation by the Leonard Millman Bush Criminal Enterprise which has corrupted USDOJ officials and federal officials in the FBI and DHS Department of Homeland Security and a who are actively seeking to injure and harm the plaintiff.

2) The threatened injury to Stewart A. Webb outweighs whatever damage the proposed injunction may cause the opposing party,

No injury to the parties including the United States Government and its officials acting as part of an ongoing criminal enterprise can outweigh the pro se Plaintiff's interest in competent legal pleadings attaching the proof to the criminal statutes privately actionable under the RICO and FCA statutes, the latter for which the plaintiff must have an attorney and the former are too complex for the vast majority of pro se Plaintiffs to adequately plead.

The affidavit and the Plaintiff's web site

<http://www.stewwebb.com>

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews and links on Breaking News not yet on [youtube.com](http://youtube.com)

<http://www.youtube.com/user/stewwebb1>

have evidence of injury, crimes and false claims against the federal government that will not be addressed unless the Plaintiff has an attorney uncorruptible by the Leonard Millman Bush Organized Crime enterprise.

3) The injunction, if issued, would not be adverse to the public interest, and

The violations of federal criminal statutes described in the Plaintiff's affidavit and web site vindicate the only recognizable public interest, the enforcement of the nation's laws.

4) There is a substantial likelihood that Stewart A. Webb will eventually prevail on the merits.

A hearing in this proceeding will determine that Bret Landrith cannot be lawfully prevented from representing the plaintiff.

When directed by the Seventh Circuit Court of Appeals to file an entry of appearance in SHELIA MANNIX v. STATE OF ILLINOIS

ATTORNEY GENERAL LISA MADIGAN, *et al.* 7<sup>th</sup> Cir. Case no. 09-1468 , Bret Landrith explained the unconstitutionality of the disbarment on its face and the continuing bad faith of the State of Kansas actors who procured it through extrinsic fraud visible in the order's adoption of Kansas Attorney Discipline agency misrepresentations and on the face of the Price adoption and Bolden records:

“The Kansas Supreme Court decision of disbarment on its face violated the Fourteenth Amendment of the United States Bill of Rights. Subsequent to the order of disbarment for bringing James L. Bolden's action to federal court my briefs and representation prevailed in the Tenth Circuit Court of Appeals in reversing the Kansas District Court's dismissal of James L. Bolden's racial discrimination civil rights complaint against the State of Kansas agency the City of Topeka.

Despite efforts of State of Kansas officials to disrupt the appeal by suspending me and making me defend my license during the 10<sup>th</sup> Circuit briefing schedule and Kansas District Court personnel refusing to delay the transfer of the record on appeal for transcripts until an order had to be issued by the Court of Appeals to stop the obstruction, the Tenth Circuit Court of Appeals Decision *Bolden v. City of Topeka*. 441 F.3d 1129 (10th Cir. 2006) reinvigorated 42 USC Sec. 1981 as a cause of action against government discrimination and real estate takings in *Bolden v. City of Topeka*. 441 F.3d 1129 (10th Cir. 2006). The decision has been favorably cited by the Sixth Circuit in *Coles v. Granville* Case No. 05-3342 (6th Cir. May 22, 2006).

The State of Kansas continues to pursue Bolden's witness and my former client David Martin Price in violation of the Fourteenth Amendment and this conduct has to date resulted in federal court intervention<sup>[1]</sup>. The State of Kansas Attorney Disciplinary Administrator Stanton A. Hazlett can be heard on the official audio recording of Kansas Supreme Court oral argument emphasizing my association with my client David Martin Price and the First Amendment protected conduct of Price as the reason to disbar me in violation of the US Constitution. <sup>[2]</sup> The state appellate judge, Hon. Lee A. Johnson signed the bench warrant to arrest David Martin Price on July 21, 2009 depriving Price of his US Constitutionally protected liberty interests despite the clearly established law that the state court lost jurisdiction during the pendency of the removal and the timely appeal of the remand order. Any action taken in state court after a



written notice of removal and before remand is of no force or effect. See *Crawford v. Morris Trans., Inc.*, 990 So. 2d 162, 169 (Miss. 2008).

Pursuant to § 1446, “it has been uniformly held that the state court loses all jurisdiction to proceed immediately upon the filing of the petition in the federal court and a copy in the state court.” *Resolution Trust Corp. v. Bayside Developers*, 43 F.3d 1230, 1239(9th Cir. 1994); *Moore v. Interstate Fire Insurance*, 717 F.Supp 1193 (S.D. Miss.1989); *South Carolina v. Moore*, 447 F.2d 1067, 1073 (4th Cir. 1971). “Any further proceedings in the state court in the removed action, unless *and until the case is remanded*, would be a nullity. 1A Moore’s Federal Practice § 0.168[3-8-4]. See also, *Caldwell v. Montgomery Ward and Co.*, 207 F.Supp. 161 (S.D.Texas 1962).

Kansas Attorney General Steve Six and Hon. Lee A. Johnson are both responsible for knowing that it is also clearly established that jurisdiction over a case passes from the district court to the court of appeals immediately and automatically upon the filing of a notice of appeal. *Marrese v. Am. Acad. of Orthopaedic Surgeons*, 470 U.S. 373, 379 (1985); *Griggs v. Provident Consumer Disc. Co.*, 459 U.S. 56, 58 (1982); WRIGHT, MILLER & COOPER, FEDERAL PRACTICE AND PROCEDURE: JURISDICTION 3d § 3949.1 at 39-40 (1999).

Hon. Lee A. Johnson was the same judge that repeatedly issued orders denying my motions for access to Price’s parental rights trial court and adoption records in *In the Matter of Baby C*, Kansas State Court of Appeals Case No. 03 90035 A. I had been retained in the appeal of the interstate adoption/parental termination of David Martin Price’ infant son. I was denied the opportunity to produce the same evidence in defense of my disbarment. Baby C was kidnapped under fraud and sold to a couple in the State of Colorado. Price was never given access to the adoption case which unlawfully preceded the termination of his parental rights despite the clearly established right of a natural parent to have access to the records to defend against termination under Kansas controlling precedent in *Nunn v. Morrison*, 608 P.2d 1359, 227 Kan. 730 (Kan., 1980) determining a nondiscretionary duty to make available SRS records used to terminate parental rights.

The Hon. Lee A. Johnson initiated the disbarment of me for seeking these records and for asserting that Price as an American Indian not on a reservation was still within the protection of the federal Indian Child Welfare Act. A position the Kansas Supreme Court has now adopted in *In The Matter Of A.J.S.*, Kansas Supreme Court Case No. 99,130 (KS March 27th 2009).

The State of Kansas also continues to pursue the process server in the federal litigation relating to David Martin Price and the federal action to enjoin the bad faith State of Kansas disbarment proceeding in over 7 years of

retaliation. See *State of Kansas, Dept. of CSE v Janice Lynn King*, KS Dist. Case no. 09-4109-JAR removed to federal court on August 2, 2009.

After disbarment in 2005, I have been prevented repeatedly from obtaining employment even in manual labor positions. This is despite the fact I moved to flee the persecution and became a citizen of the State of Missouri. The State of Kansas Office of Attorney Discipline acting through its state officials has made repeated fraudulent representations to Missouri employers<sup>[3]</sup> including between April 11 and April 30, 2007 during a failed scheme to entrap me in a temporary clerical assignment with State of Kansas Attorney Discipline Official Rex A. Sharp and his associate Isaac L.

Diel.

While the continuing retaliation against my former client David Martin Price in violation of 18 USC §§241 and 242 is at the direction of Kansas Attorney General Steve Six, the State of Illinois is actively extorting prospective legal representation of Price in Kansas State court extorting prospective legal representation my former client Samuel K. Lipari in Missouri state and federal courts. See *Lipari v. Novation LLC*, Mo 16<sup>th</sup> Cir. Case 0816-04217, Proposed Third Proposed Amended Petition at pages 125-127 describing Jerome Larkin, the Administrator The Illinois Attorney Registration and Disciplinary Commission conduct to prevent a licensed attorney from adequately representing Lipari's witness Dustin Sherwood in the W.D. of Missouri federal bankruptcy court <sup>[4]</sup> and of an earlier attempt by the same attorney to compromise Lipari's prosecution of the Novation LLC hospital supply cartel."

6.)The Plaintiff does not bring this action or claim under the civil rights laws of 42 USC § 1981et seq., instead the Plaintiff brings this action for injunctive relief pursuant to the 1st and 6th Amendments of the U.S. Constitution.

7). The Plaintiff prays that the court enjoin the Chief Justice Kathryn H. Vratil of Kansas District Court from being an instrument of the State of Kansas Officials corruption by enforcing under the color of state law, any prohibition against Bret Landrith representing the Plaintiff in Federal District Court in this matter, and thereby restore the color of law to this federal jurisdiction.

8). The Plaintiff prays that the United States District Court for the District of Kansas in joint participation with federal officials, Kansas's officials, actors, agents, subcontracted agents, et al., will not give by instructions to the law clerks of the federal trial or appeals courts to dismiss any and all claims or pleadings filed by the Plaintiff, in violation of equal protection under the color of law.

9). The Plaintiff prays that Chief Justice Kathryn H. Vratil of Kansas District

Court and the United States District Court for the District of Kansas be restrained from control by federal FBI officials, DHS Department of Homeland Security, Kansas's officials, actors, agents, subcontracted agents, et al., and Chief Justice Kathryn H. Vratil and the United States District Court will not allow violation the Plaintiffs due process rights guaranteed by the constitution, in any more cases, in which the Plaintiff is a party.

10). The Plaintiff prays that the court enjoin the Chief Justice Kathryn H. Vratil of Kansas District Court from being an instrument of the State of Kansas Officials and U.S. District Court for the District of Kansas, State of Kansas officials, actors, agents, subcontracted agents, et al., and not deny the Plaintiff the constitutional right to redress his grievances regarding his mistreatment by the Leonard Millman Bush Crime family RICO enterprise, so that the constitutional questions of law will take precedence over all other matters, and to prevent the corrupt influence of State of Kansas Officials over the U.S. District Court for the District of Kansas, federal officials, State of Kansas officials, actors, agents, subcontracted agents, et al., as well as, the law have corruptly used the U.S. District Courts for the District of Colorado, Missouri and Kansas seeking to sanction or arrest on the Plaintiff, as a chill effect to violate the redress of his grievances.

11). The Plaintiff prays that the court enjoin the Chief Justice Kathryn H. Vratil of Kansas District Court from being an instrument of the State of Kansas Officials and U.S. District Court for the District of Kansas, federal officials, State of Kansas officials, actors, agents, subcontracted agents, et al., and not sanction or place the chill effect upon the Plaintiff for redress of his grievances by continuing to prevent his attorney from representing him or practicing law in Kansas District Court.

WHEREFORE the above stated reasons and accompanying evidence, the Plaintiff respectfully requests that the defendants be enjoined solely in equity from restraining the plaintiff's meaningful access to the court through the representation of Bret D. Landrith.

Respectfully submitted,

---

Stewart A. Webb

Federal Whistleblower

16508 A East Gudgell

Independence, MO. 64055

816-478-3267

[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

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[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

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[1] Federal judge intervenes in Kansas lawyering spat. Pittsburg Morning Sun August , 2009. <http://www.morningsun.net/kansas/x1558727771/Federal-judge-intervenes-in-Kansas-lawyering-spat>

[2] <http://judicial.kscourts.org:7780/Archive/2005%20court%20hearings/Oct/94,333.mp3>

[3] Lipari v. GE et al. W.D. of MO Case no. 07-0849-CV-W-FJG Racketeering Act Number Twelve (Attempted Extortion Over Petitioner's Witness Bret D.Landrith ) see Amended Complaint Dated 12-07-07 at pages 54-56

<http://www.medicalsupplychain.com/pdf/Lipari%20v%20GE%20et%20al%20Federal.pdf>

[4] Available online at

<http://www.medicalsupplychain.com/pdf/Lipari%20Third%20Motion%20For%20Leave%20to%20Amend%2004217.pdf>

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF KANSAS**

**STEWART A. WEBB**

*Plaintiff,*

**v. Case No:** \_\_\_\_\_

**Filed September 5, 2012**

**HON. JUDGE KATHRYN H. VRATIL**, in her  
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,*

**AFFIDAVIT IN SUPPORT OF STEWART A. WEBB COMPLAINT FOR**

**INJUNCTIVE RELIEF AGAINST THE HON. KATHRYN H. VRATIL, AND THE**

**U.S. DISTRICT COURT OF THE STATE OF KANSAS, et al.**

**STATE OF KANSAS )**

**)**

**) SS**

**)**

**COUNTY OF JOHNSON )**

I, Stewart A. Webb, being of legal age and duly sworn, to hereby attest to the following;

1). That I am the Plaintiff in the action and in behalf of The United States of America Whistleblower-False Claims Act to which this affidavit has been crafted.

2). I make this petition for injunctive relief under the 1<sup>st</sup> and 6<sup>th</sup> Amendment of the United States Constitution from preventing Bret Landrith from Representing Stewart A. Webb Plaintiff in Grand Jury Case # 95Y107 and RICO-False Claims Act and Quo Warranto.

3). I am the victim of ongoing wrongful acts by Federal and State actors, under the color of law, in violation of his federally guaranteed constitutional rights, by Federal and State of Kansas officials, actors, agents, subcontracted agents, et al.

4). I am not an attorney, nor can I represent a class.

5). I am aware of matters pertaining to Bret Landrith, Leonard Millman, Elaine Millman, Kerre Millman, Larry Mizel, George H. W. Bush, George W. Bush, William Clinton, Hillary Clinton, Jeb Bush, Neil Bush, Barack Obama and others. Bribes paid to Current and Former U.S. Justice Department Officials to Obstruct Justice and hid from authorities massive Crimes which include but not limited to; High Treason and Sedition against The United States of America and Trillions Stolen from the United States Treasury through Government Contract and other Frauds including the Illegal Tarp and Bank Bailouts.

6). I have proof of matters pertaining to attempted murder and kidnapping of Plaintiff's Daughter Amanda Melia Webb by her mother Kerre S. Millman in 1984 and 28 years without Justice and due process of law being afforded the Plaintiff Stewart A. Webb or Amanda Melia Webb due to Frauds Upon The Courts, Obstruction of Justice and the Bribing of Judges, U.S. Attorneys, FBI Agents and others, including an illegal life time restraining order against Plaintiff from having contact with Plaintiff's adult 28 year old Daughter Amanda Webb name illegally changed to Amanda Millman under Frauds Upon The Courts to prevent Plaintiff from having a Father Daughter Relationship, including a relationship with Plaintiffs Grandson and Son in law.

7). See below **MOTION FOR TRANSFER OF GRAND JURY SITUS**

**Which Details the ongoing Illegal Racketeering and Attempted Murder of Plaintiff Stewart A. Webb by The Leonard Millman Organized Crime Syndicate using Private Investigator Orion Investigations of Overland Park, Kansas, DHS Department of Homeland Security Personnel with ties to the FBI in Houston Texas.**

a. Which details evidence of Attempted Murder of Plaintiff Stewart A. Webb

b. Violations of 18 U.S.C. 1960, 1961 Criminal and Civil RICO Racketeering Influence and Corruption Organization

- c. Violations of 18 U.S.C. 4 Federal Reporting Crimes Act,
- d. Violations of 18 U.S.C. 1010, 1011, 1012, 1013, 1014, 1015 Retaliation against witness and informants, Whistleblowers
- e. Violations of 42 U.S.C. 1983, 1985 Violations of Civil and Constitutional Rights afforded the Plaintiff under U.S. Laws and Kansas and Missouri States Laws.
- f. Violations of Various Federal and States Stalking Laws.
- g. Intentional destruction of Plaintiffs computers by AT&T telephone and internet service involved with DHS Department of Homeland Security telephone number 816 478-3267 on July 15-22, 2012.
- h. Burning down Plaintiffs Customers house on October 8, 2011 at 3418 W 77th Terrace, Prairie Village, Kansas valued at \$160,000.00 to interrupt Plaintiffs Business which the owner's fire insurance had lapsed. The Plaintiff has a detailed log of the Vehicle License Plates who stalked the Plaintiff Stewart Webb a few consecutive days prior to the house being destroyed.  
<http://pvpost.com/2011/10/08/fire-guts-vacant-house-east-of-prairie-village-city-hall-7069>
- i. Violations of Various Missouri State Insurance Laws involving RICO and Badfaith settlements and Federal Civil RICO law

Violations involving Viking Insurance Co. aka Sentry Insurance Co. aka Dairyland Insurance Co. involving a car accident on November 11, 2011 in which the Plaintiff was hit in the left side two times on I-470 in Lees Summit, Missouri at 60 mph and the Driver Jay D. Stevens was ticketed by the Missouri Hi-way Patrol and found guilty in Jackson County Court, Independence, Missouri court case number 700228680 on April 19, 2012. The Driver Jay D. Stevens had been stalking the Plaintiff for over one hour prior to the so-called accident with an additional vehicle following behind Stevens a Black Dodge Pickup. The Driver Jay D. Stevens may be the same Jay Stevens owner of Jays Truck Driving School of Kansas City-St. Joe, Missouri a know Iran-Contra Drugs Smuggler who was named in the Iran-Contra Mena, Arkansas Oilver North-Bill and Hillary Clinton-George H. W. Bush and Leonard Millman illegal drug for guns operations and investigations by Independent Prosecutor Judge Lawrence Walsh. Plaintiff Stewart A. Webb filed over 1,000 pages as a criminal referral in 1990 to the IRS under the Whistleblower Act turning in Leonard Millman MDC Holdings, Inc. (MDC-NYSE) the Parent company of Silverado Savings and Loan were Neil Bush was a Director. Silverado was a illegal Narcotics Money Laundry controlled by Leonard Millman, Plaintiffs ex-in-law. Shortly thereafter in 1990 the Plaintiff Stewart A. Webb was contacted by an active IRS Investigator unnamed wanting to know if Plaintiff had any information why Jay's Truck Driving School had Millions of Dollars in Accounts at Silverado Savings and Loan. The IRS

Agent investigator was terminated and actual became an IRS Whistleblower over Jays Dug Money Laundry Accounts TV-5 in Kansas City, Missouri did a complete report of Jays Truck Driving School which aired on KCTV-5 in Kansas City, Missouri between 1990 and 1992 by Reporters Stan Carmack or Stan Kramer.

Why has the above named insurance company committed RICO, Bad Faith Acts against the Plaintiff Stewart Webb by not paying the Plaintiff the \$2,800.00 value of the Plaintiff destroyed-totaled Van. Why has the named above insurance companies offered first \$900.00 then \$1,600.00 after Plaintiff provided evidence the Plaintiff had paid in total receipts \$2,800.00 for the Van and the repairs. The Van today would sell for over \$3,000.00 in the Kansas City used Van Market. Today as of this filing the Plaintiff is without a vehicle which is destroyed and sits in his driveway. The Plaintiff has incurred over \$50,000.00 in lost wages since October 8, 2011 and over \$25,000.00 in medical as a result of this accident or attempted murder or what ever you would call this. Yet as of August 28, 2012 an agent from the above named insurance company called the Plaintiff to make a Bad Faith Settlement of \$1,600.00 for the Plaintiffs Van and \$1,500.00 for the medical injuries. The total damages to the Plaintiff as of this date exceeds \$80,000.00 plus permanent injuries, pain and suffering RICO and other damages the Doctors who have and are treating the Plaintiff have told Plaintiff he will have to find another profession other than a Building Contractor that the Plaintiff is not now able to do the physical work he was doing at the time of the accident on October 8, 2012.

g. Violations of Failure to Protect Laws in Missouri by the Raytown, Missouri Police Department after a Gun was pulled on the Plaintiff in rush hour traffic on June 1, 2012 at 5:45 pm Raytown Police Report number 12-1470 yet the Plaintiff provide Raytown Police with the License Number Missouri CG8-Z1Y a Black 2 door Honda which the Detective J.D. Lawrence has never returned the Plaintiffs telephone calls. A witness who was behind the Plaintiff also called the Police stating they saw the incident. Pointing a 9mm handgun at someone is a form of assault and battery with a deadly weapon. As of this filing no one has been arrested. This is failure to protect and another violation of U.S. Law 42 U.S.C. 1981 and other State of Missouri Laws.

h. Violation of Mail and wire Frauds Laws Illegally Blacklist my emails on the internet and hijacking email list by spamming repeat up to 9 times in one hour by FBI and DHS Department of Homeland security.

i. Violations of retaliation against Whistleblowers, Informants, Witnesses 18 U.S.C. 1010-1015, and RICO 18 U.S.C. 1960,

Slander, Defamation of Character by various actors on the internet acting in behalf and on the payroll of FBI #5 the DHS Department of Homeland Security



including Ex FBI Agent Ted Gunderson who tried to extort Plaintiff Stewart Webb and had a Las Vegas Police Swat Team Destroy the House Plaintiff was living in after 5 hours of interrogation by Las Vegas Detectives the Police left with no further actions or charges against Plaintiff Stewart A. Webb.

After Plaintiff filed a Restraining order against Ted Gunderson and Gunderson's side kick Murderer Tom Gaul of Las Vegas Gaul filed illegal assault charges against Plaintiff Stewart Webb that were dismissed 1 ½ years later by the Las Vegas District Attorney.

<http://www.tedgunderson.com>

Ken Adachi <http://www.educate-yourself.org> who has lots of slanderous illegal pages on his website and was directly involved with Ted Gunderson in his illegal setting up of Dave Hinkson on an illegal 40 year prison term for a so called murder for hire

scheme <http://www.davehinkson.com> <http://www.rolandhinksonfiles.com> in which the Plaintiff Stewart Webb testified in behalf of Dave Hinkson. Ted Gunderson wrote a similar letter to the U.S. Attorney General and was involved with Timothy White on FBI Payroll in a similar falsified murder for hire scheme against the Plaintiff Stewart A. Webb.

Denver FBI Paid Stooge and Cross-dresser Timothy Patrick White

That posts his slanderous lies on various [yahoo.com](http://www.yahoo.com) groups and other internet websites including <http://www.educate-yourself.org>

And has stalked and harassed the Plaintiff since the Plaintiff Stewart Webb acted as an informant against Timothy White after White tried to extort Plaintiff Stewart Webb and Iran Contra Whistleblower Al Martin <http://www.almartinraw.com> .

Timothy White was arrested on Drug charges and was facing 5 years in Prison the Denver FBI Agent Mark Hostlaw recruited Tim White in behalf of Leonard Millman to Stalk and Harass the Plaintiff Stewart Webb, Al Martin and the Plaintiffs Witnesses, Radio Talk Show Hosts and others working hand in hand with Ted Gunderson, Ken Adachi, Pam Shufert, Jeff Fisher and many others unnamed herein.

See:

<http://www.stewwebb.com/BushesNaziGoonsNews.html>

<http://www.stewwebb.com/Grand> Jury Demand Aug 4 2004.html

<http://www.stewwebb.com/Grand> Jury Demand July 1 2003 .html

<http://www.youtube.com/stewwebb1>

k. Violations of Federal RICO laws and 18 U.S.C. 1981-1982 Civil Rights violations for Falsification of the National NCIC Computer information system

used by law enforcement. Where the information on the Plaintiff Stewart A. Webb is falsified and perjured information reported in the National NCIC information base.

I. Violations of Privacy Laws and Various Federal and State of Missouri Stalking Laws. Example the Plaintiff has hundreds of incidents of Stalking and attempts to crash the Plaintiff while driving some incidents are by the same who attempted to murder Plaintiff Stewart Webb on October 25, 2012 Driver Agakias Sital Missouri Vehicle License number SH6-C4P his passenger Evelyn Omondi has direct ties to Carol Davis Special Attorney Assistant Registered to FBI SAC Ron Stern at United States Department of Justice Houston, Texas [wparkspring@aol.com](mailto:wparkspring@aol.com) 281- 350 2943.

Including a recent incident of stalking at the Plaintiffs residence on August 7, 2012 involving Missouri License number DH4-M3G a White Toyota with a White male in his 60s the Plaintiff call 911 Independence Missouri Police who responded to Plaintiffs resident 3 hours later by Sgt Lowe to inform Plaintiff Stewart Webb that the License number came up not registered.

The Plaintiff has taken pictures and keep detailed License Plate Logs of the Stalkers some through research of Plaintiff have been found in the Parking Lot of Orion Investigations of Overland Park, Kansas at 95<sup>th</sup> and Nall. The Plaintiff was stalked in 1990 by the same Orion Investigation hired by Leonard Millman see evidence June 29, 1990 Independence, Missouri Police Report Number 90 14500-s stalkers Charles Stevens and Rodger Kelty of Orion Invesitgations.

See: Police Report <http://www.stewwebb.com/Millman> Stalking Stew Webb June 1990.htm

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO**

September 5, 2012

**RE: US Grand Jury Proceeding *Webb v. Millman, et al.* Cr. Div. Case No. 95Y107 active**

[http://www.stewwebb.com/Henry\\_Solano\\_Former\\_Denver\\_US\\_Attorney\\_Obstructed\\_Justice\\_20120414.htm](http://www.stewwebb.com/Henry_Solano_Former_Denver_US_Attorney_Obstructed_Justice_20120414.htm)

**LISTEN TO 1995 RECORDINGS BELOW OF US ATTORNEY HENRY SOLANO, Federal Whistleblower Stew Webb and Iran Contra Federal Whistleblower Al Martin giving facts supporting Leonard Millman's Blackmail of the U.S. Congress and Senate Members.**

<http://www.almartinraw.com>

<http://recordings.talkshoe.com/TC-27564/TS-614971.mp3>

[http://www.stewwebb.com/Inside\\_The\\_Bush\\_Crime\\_Family\\_Part2\\_07112011.htm](http://www.stewwebb.com/Inside_The_Bush_Crime_Family_Part2_07112011.htm)

[http://stewwebb.com/Gale\\_Norton\\_Obstruction\\_Of\\_Justice.html](http://stewwebb.com/Gale_Norton_Obstruction_Of_Justice.html)

**Listen to 1995 Recordings of Denver FBI AGENT MARK HOSTLAW, Federal Whistleblower Stew Webb and NSA Contractor Whistleblower PeterKawaja.**

<http://recordings.talkshoe.com/TC-27564/TS-614322.mp3>

**Stew Webb additional Grand Jury Witnesses FBI Operative Darlene Novenger and NSA CIA Operative Gene Chip Tatum both Murdered and their Audio Affidavits and Statements of Fact regarding Leonard Millman and George H.W. Bush Organized Crime Syndicate theft of 79,000 HUD repossessed Houses, Narcotics Money Laundering into Millmans MDC NYSE a public Traded Company run by Organized Crime Figure LarryMizel of Denver, Colorado and Narcotics importation into the United States of America and Leonard Millman's money Laundering of the Narcotics money.**

<http://www.youtube.com/user/stewwebb1>

[http://www.stewwebb.com/Inside\\_The\\_Bush\\_Crime\\_Family\\_Part1\\_07112011.htm](http://www.stewwebb.com/Inside_The_Bush_Crime_Family_Part1_07112011.htm)

Hon. Senior Judge Richard P. Matsch

Byron White Courthouse

1823 Stout Street

Denver, CO 80294

(See below: Incorporated in this Motion)

I, Stewart A. Webb have read the foregoing document and attest that it is true and correct to the best of my knowledge.

Respectfully submitted,

---

Stewart A. Webb

Federal Whistleblower

16508 A East Gudgell  
Independence, MO. 64055  
816-478-3267

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Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

**SUBSCRIBED AND SWORN** to me this 5th day of September 2012.

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Notary Public

Expiration date:

**CERTIFICATE OF SERVICE**

**[ K.S.A. 60-205 ]**

The undersigned also hereby certifies that a true and correct copy of the foregoing document in the above-captioned matter was deposited in the United States mail, first-class postage prepaid, addressed to:

U.S. Department of Justice  
Office of the Solicitor General  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

U.S. Department of Justice  
Office of the Attorney General  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

U.S. District Court for the District of Kansas  
500 State Ave., 259 U.S. Courthouse  
Kansas City, Kansas 66101.

Hon. Kathryn H. Vratil  
U.S. District Court for the District of Kansas  
500 State Ave., 259 U.S. Courthouse  
Kansas City, Kansas 66101.

Hon. Senior Judge Richard P. Matsch  
Byron White Courthouse  
1823 Stout Street  
Denver, CO 80294

On this 5th day of September 2012.

Respectfully submitted,

---

Stewart A. Webb  
Federal Whistleblower  
16508 A East Gudgell  
Independence, MO. 64055  
816-478-3267  
[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

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(Enclosure)

Stewart Webb Federal Grand Jury Demand--Active Obstruction of Justice  
Occurring

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO**

Any links below that do not work copy and paste into your browser:

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[http://www.stewwebb.com/Stew\\_Webb\\_vs\\_Kerre\\_Millman\\_Civil\\_RICO\\_July\\_31\\_1997\\_case\\_97\\_N\\_1498.htm](http://www.stewwebb.com/Stew_Webb_vs_Kerre_Millman_Civil_RICO_July_31_1997_case_97_N_1498.htm)

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This Page is loaded with Pictures and Grand Jury Filings and attempted Murder of Plaintiff Stew Webb

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

Robert Gates orders Murders of Stew Webb and Tom Heneghan

Using Israeli Mossad Hit Teams on US Soil

[http://www.stewwebb.com/robert\\_gates\\_orders\\_murders\\_of\\_stew\\_webb\\_and\\_tom\\_heneghan\\_02062010.htm](http://www.stewwebb.com/robert_gates_orders_murders_of_stew_webb_and_tom_heneghan_02062010.htm)

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[http://www.stewwebb.com/Stew\\_Webb\\_vs\\_Kerre\\_Millman\\_Civil\\_RICO\\_July\\_31\\_1997\\_case\\_97\\_N\\_1498.htm](http://www.stewwebb.com/Stew_Webb_vs_Kerre_Millman_Civil_RICO_July_31_1997_case_97_N_1498.htm)

[http://www.stewwebb.com/Amanda\\_Janusz\\_Where\\_is\\_The\\_Justice\\_Department\\_11162010.htm](http://www.stewwebb.com/Amanda_Janusz_Where_is_The_Justice_Department_11162010.htm)

[http://www.stewwebb.com/Henry\\_Solano\\_Former\\_Denver\\_US\\_Attorney\\_Obstructed\\_Justice\\_20120414.htm](http://www.stewwebb.com/Henry_Solano_Former_Denver_US_Attorney_Obstructed_Justice_20120414.htm)

[http://www.stewwebb.com/stew\\_webb\\_grand\\_jury\\_demand\\_vs\\_bush\\_millman\\_clinton\\_etal\\_09142009.htm](http://www.stewwebb.com/stew_webb_grand_jury_demand_vs_bush_millman_clinton_etal_09142009.htm)

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Hon. Senior Judge Richard P. Matsch

Byron White Courthouse

1823 Stout Street

Denver, CO 80294

September 14, 2009

**RE: US Grand Jury Proceeding *Webb v. Millman, et al.* Cr. Div. Case No. 95Y107**

Dear Judge Matsch,

I have studied the current USDOJ Grand Jury Manual and made arrangements for numerous present and former government officials who are witnesses to the continuing Leonard Millman Criminal Enterprise misconduct described in my request for a Grand Jury to voluntarily testify at their own expense.

The continuing nature of the federal criminal violations and recent actions by the defendants ensure the indictable offenses would be within the statutes of limitations.

I anticipate having a detailed memorandum completed by September 22nd summarizing the companies, individuals, industries, frauds and transactions currently provable by testimony and documentary evidence showing the conduct continued within the limitations period of RICO (18 U.S.C. § 1961).

Please find the enclosed chambers copy of the Motion to Transfer Grand Jury Situs in the above captioned case.

Sincerely,

---

Stewart Anthony Webb

Prosecuting Witness

28 Years Federal Whistleblower

16508 A East Gudgell

Independence, MO. 64055

816-478-3267

[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

<http://www.stewwebb.com>

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Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

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**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO**

STEWART A. WEBB, )  
And in behalf of )  
AMANDA MELIA WEBB (Amanda Millman) )  
Plaintiff's Daughter, )  
And in behalf of )  
THE PEOPLE OF THE UNITED STATES )  
OF AMERICA )  
And THE UNITED STATES OF AMERICA )  
)  
Plaintiffs, ) **CRIMINAL DIVISION**  
) CASE Number: 95-Y-107  
vs. )  
)  
KERRE SUE MILLMAN, *et al.* )  
)  
Defendants )

**MOTION FOR TRANSFER OF GRAND JURY SITUS**

**COMES NOW** on this 4th day of September 2012, the prosecuting witness Stewart A. Webb makes the following motion to transfer the situs of the Grand Jury to the Robert Dole US Court House in Kansas City, Kansas where:

1. The US Court of Appeals for the Tenth Circuit courtroom in the Robert Dole Courthouse in Kansas City, Kansas is convenient to witnesses the prosecuting witness Stewart A. Webb plans to call for the purpose of presenting eye-witness testimony and documentary evidence in support of bringing to justice the perpetrators of the ongoing criminal scheme identified in the prosecuting witness Stewart A. Webb's request for a grand jury.

2. The Robert Dole Courthouse in Kansas City, Kansas is a situs and facility that is suitable for usage by the Jury.

3. The Kansas District Court is convenient to newly discovered witnesses to the ongoing Millman Syndicate securitization of fraudulent mortgages including witnesses to the affairs of the Kansas farmer Loring Nelson in Saline and Lincoln Counties of the State of Kansas that led to banks in Bennington and Tescott Kansas associated with what is now Alliance Bank in Topeka, Kansas participating in the securitization of fraudulent non performing mortgages that resulted in the collapse of the Bush-Millman-Mizel Family savings and loan Silverado and that also precipitated the criminal conduct and extra judicial influence resulting in Obstruction of Justice in the United States Judicial Branch and Extortion of members of both houses of the US Congress described in the prosecuting witness's Stewart A. Webb's request for a grand jury and continues now in what recently has been described as racketeering schemes attributed in the popular press to Bernard L. Madoff , Sir Allen Stanford and A.I.G.

4. At the beginning of the time period covered by the Grand Jury request a Salina, Kansas Credit Union was found to have been participating in frauds against the interest of the US Treasury through a scheme with Silverado to re-ollateralize nonperforming and fraudulent debt obligations and to exchange them with a Minnesota bank which would then launder the securities through a Manhattan, Kansas bank.

5. The Kansas District Court is also convenient to newly discovered witnesses to the ongoing Millman Syndicate securitization of fraudulent mortgages including witnesses to the affairs of the Kansas farmer Dwayne Melius and a landing strip at a Kansas hog farm being regularly used to import illegal narcotics as bribery funds to corrupt Kansas state officials and to frauds against the US Treasury in the systematic foreclosure of federal government guaranteed farm mortgages mandated by the Millman Syndicate's practice of securing two and three parallel fraudulent mortgages guaranteed by the federal government on the same farmer's property.

6. The Kansas District Court is also convenient to later discovered witnesses to the ongoing Millman Syndicate's bribery and extortion of public officials including the prospective prosecuting witness Stewart Webb who has information and documentation on how the Millman Syndicate bribed and extorted public officials and unlawfully removed property and funds from Enron through previously concealed fraud that injured government employees and caused the loss of retirement funds invested in the corporation that can still be identified and recovered.

7. The Kansas District Court is also convenient to newly discovered evidence of Mortgage Securities Frauds by Leonard Millman and Larry Mizel of MDC NYSE a public traded company and their subsidiaries Asset Investors and other entities they created to sell Mortgages on houses that were never built and duplicated Mortgages on house that were sold in bundles as Securities that has lead to the the illegal TARP, Bank Bail Outs which has lead to the Worldwide Economic meltdown which is Economic Plunder under U.S. Laws which is the Death Penalty a very serious crime.

See: SEC Securities Exchange Commission Whistleblower Filings by Plaintiff Stewart A. Webb.

[http://www.stewwebb.com/Larry\\_Mizel\\_Mortgage\\_Backed\\_Securities\\_Frauds\\_and\\_Bank\\_Bailout\\_Frauds\\_03122012.htm](http://www.stewwebb.com/Larry_Mizel_Mortgage_Backed_Securities_Frauds_and_Bank_Bailout_Frauds_03122012.htm)

8. The Kansas District Court is also convenient to newly discovered evidence of attempted murder of Plaintiff Stewart Webb

During the time Plaintiff Stewart Webb had a previous court case filing in which the Plaintiff was never given a hearing before U.S. District Court Judge Kathryn H. Vratil and the case was put under seal and assigned to District Judge J. Thomas Marten and Magistrate Judge David J. Waxse who reassigned the Plaintiffs case reassigned to Chief Judge Fernando J. Gaitan, Jr. for all further proceedings. Signed by District Judge J. Thomas Marten on 12/2/09. ORDER REASSIGNING CASE.

U.S. District Court Judge Fernando J. Gaitan Jr. is the Chief Judge of the 8<sup>th</sup> District The Western District of Missouri Kansas City, Missouri not even in the 10<sup>th</sup> District Kansas City, Kansas were the Plaintiff filed his PETITION FOR INJUNCTIVE RELIEF AGAINST THE HON. KATHRYN H. VRATIL, AND THE U.S. DISTRICT COURT OF THE STATE OF KANSAS, et al.

Plaintiff was never given a hearing before U.S. District Court Judge Fernando J. Gaitan Jr. who dismissed the Plaintiffs case stating ORDER denying Motion for Leave to Proceed in forma pauperis Signed by Chief Judge Fernando J. Gaitan, Jr on 12/14/09.

[http://www.stewwebb.com/civil\\_docket\\_stew\\_webb\\_vs\\_case\\_sealed\\_12082009\\_case\\_209\\_c\\_v\\_02603\\_fig.pdf](http://www.stewwebb.com/civil_docket_stew_webb_vs_case_sealed_12082009_case_209_c_v_02603_fig.pdf)

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**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF KANSAS**

Case Number: **09-CV-2603 JTM/DJW** and Case Number: **02-09-CV-02603-FJG DJW**

Filed November 24, 2009

**PETITION FOR INJUNCTIVE RELIEF AGAINST THE HON. KATHRYN H. VRATIL, AND THE U.S. DISTRICT COURT OF THE STATE OF KANSAS, et al.**

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

[http://www.stewwebb.com/webb\\_petition\\_112409.htm](http://www.stewwebb.com/webb_petition_112409.htm)

[http://www.stewwebb.com/AFFIDAVIT\\_IN\\_SUPPORT\\_OF\\_STEWART\\_WEBB\\_11242009.htm](http://www.stewwebb.com/AFFIDAVIT_IN_SUPPORT_OF_STEWART_WEBB_11242009.htm)

[http://www.stewwebb.com/civil\\_docket\\_stew\\_webb\\_vs\\_case\\_sealed\\_12082009\\_case\\_209\\_cv\\_02603\\_fjg.pdf](http://www.stewwebb.com/civil_docket_stew_webb_vs_case_sealed_12082009_case_209_cv_02603_fjg.pdf)

[http://www.stewwebb.com/stew\\_webb\\_grand\\_jury\\_demand\\_vs\\_bush\\_millman\\_clinton\\_etal\\_09142009.htm](http://www.stewwebb.com/stew_webb_grand_jury_demand_vs_bush_millman_clinton_etal_09142009.htm)

[http://www.stewwebb.com/stew\\_webb\\_vs\\_bush\\_millman\\_lindner\\_clinton\\_crime\\_syndicate\\_1122009.htm](http://www.stewwebb.com/stew_webb_vs_bush_millman_lindner_clinton_crime_syndicate_1122009.htm)

[http://www.stewwebb.com/barack\\_obama\\_were\\_is\\_justice\\_for\\_bush\\_and\\_clinton.htm](http://www.stewwebb.com/barack_obama_were_is_justice_for_bush_and_clinton.htm)

- **On or about January 28-30, 2010 The Plaintiff was shot with Lasers from a Blackwater XZ helicopter with 4 Israeli Mossad Agents aboard for several days in an attempt to Kill Plaintiff Stewart A. Webb. The Plaintiff contact element inside U.S. Defense which the Plaintiff has acted as an informant-Whistleblower to the unnamed persons. The Helicopters after trying to kill Plaintiff Stewart Webb was destroyed by a NATO Fighter Jet in midair over Hwy 6 east of Hastings, Nebraska where the Plaintiff was in hiding to stay alive. DHS Department of Homeland Security ruled the incident as Mechanical Failure.**

- [http://www.stewwebb.com/robert\\_gates\\_orders\\_murders\\_of\\_stew\\_webb\\_and\\_tom\\_henaghan\\_02062010.htm](http://www.stewwebb.com/robert_gates_orders_murders_of_stew_webb_and_tom_henaghan_02062010.htm)

- **In our next intelligence briefing we will have a report on a recent event involving a helicopter in Hastings, Nebraska that may be a precursor to an actual civil war developing in the U.S. Military.**

- [http://www.stewwebb.com/united\\_states\\_end\\_game\\_us\\_supreme\\_court\\_discredited\\_011312010.htm](http://www.stewwebb.com/united_states_end_game_us_supreme_court_discredited_011312010.htm)

- [http://www.stewwebb.com/dhs\\_attempted\\_murder\\_of\\_whistleblower\\_stew\\_webb\\_06092010.htm](http://www.stewwebb.com/dhs_attempted_murder_of_whistleblower_stew_webb_06092010.htm)

- **Letters to U.S. Congressman Ron Paul and U.S. Congresswoman Jan Schakowsky who heads the Committee who was**



investigating Blackwater XZ a Private U.S. Military Contractor who has been involved in all sorts of illegal activities

- And who recently was fined for such activities.
- These Letters were sent under 18 U.S.C. 4 The Federal Reporting Crimes Act.
- [http://www.stewwebb.com/honorable\\_ron\\_paul\\_united\\_states\\_congress\\_03242010.htm](http://www.stewwebb.com/honorable_ron_paul_united_states_congress_03242010.htm)
- [http://www.stewwebb.com/honorable\\_jan\\_schakowsky\\_03242010.htm](http://www.stewwebb.com/honorable_jan_schakowsky_03242010.htm)

9. The Kansas District Court is also convenient to newly discovered evidence of attempted murder of Plaintiff Stewart Webb involving 3 separate Car Crashes as evidence here:

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

**First Car Crash and rollover on October 25, 2010 driver who struck Plaintiff Stewart Webb' Van was intentional, the attempted murder of Plaintiff was done by Driver Agakias Sital Missouri Vehicle License number SH6-C4P his passenger Evelyn Omondi has direct ties to Carol Davis Special Attorney Assistant Registered to FBI SAC Ron Stern at United States Department of Justice Houston, Texas [wparkspring@aol.com](mailto:wparkspring@aol.com) 281- 350 2943.**

<http://www.facebook.com/pages/Office-of-the-President/111033792266818#!/profile.php?id=1440175156>

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

**After Plaintiff laid in Intensive care for 2 days at Research Medical Center with Hospital Bills of nearly \$100,000.00 incurred the Plaintiff Stewart Webb contacted the Grandview Police to make his report and statement of the particulars of the attempted murder car crash. The Grandview Police keep referring the Plaintiff to the Police Records division were the Plaintiff was told for over 2 weeks that a report was not generated yet and someone would get back with Plaintiff. The Plaintiff after numerous attempts in the 2 week period of contacting the Grandview Police was finally referred to a Sgt. Pruettt who never took a report from Plaintiff Stewart Webb but yet Sgt. Pruettt filed an additional supplemental report in which additional perjury was committed by Sgt. Pruettt and other unnamed Grandview, Missouri Police Department Employees. The Plaintiff has copies of his telephone records showing numerous telephone calls to the Grandview, Missouri Police Department to make an accident report as a driver involved in the attempted Murder of Plaintiff Stewart A. Webb yet the supplemental Police report filed and signed by Sgt. Pruettt is perjured and the Plaintiff Stewart Webb Phone Records prove this lie. The Police**

**report does not have the investigating Officers named and the so called witness on the report was a logged License number White Ford Van stalking the Plaintiff with the above named Agakias Sital Missouri Vehicle License number SH6-C4P his passenger Evelyn Omondi on numerous times weeks prior to this attempted murder of Plaintiff and the cover-up by Grandview Missouri, Police. The Plaintiff has witness unnamed herein who saw the so called accident.**

**The Plaintiff Stewart A. Webb has U.S. Intel agents who will testify under oath in Grand Jury that they were told they would die in two days if they intervened in behalf of Plaintiff Stewart A. Webb that this was a U.S. Government Murder Attempt on Plaintiff Stewart A. Webb.**

**Grandview Police report #10-5206 October 25, 2012 Attempted murder of Plaintiff**

[http://www.stewwebb.com/Grandview Missouri Police Cover up attempted Murder 11122010.htm](http://www.stewwebb.com/Grandview_Missouri_Police_Cover_up_attempted_Murder_11122010.htm)

[http://www.stewwebb.com/DHS Assassination attempt on Stew Webb Photos 12052010.htm](http://www.stewwebb.com/DHS_Assassination_attempt_on_Stew_Webb_Photos_12052010.htm)

**The Plaintiff Stewart Webb had to obtain a copy of the falsified accident report from his own insurance company Progressive**

**As evidenced herein.**

[http://www.stewwebb.com/Grandview Missouri Police Report 105206 10252010.htm](http://www.stewwebb.com/Grandview_Missouri_Police_Report_105206_10252010.htm)

[http://www.stewwebb.com/Stew Webb Drawing of Accident Attempted Murder 10252010.htm](http://www.stewwebb.com/Stew_Webb_Drawing_of_Accident_Attempted_Murder_10252010.htm)

[http://www.stewwebb.com/accident10252010/Grandview Missouri Police Report 105206 10252010.htm](http://www.stewwebb.com/accident10252010/Grandview_Missouri_Police_Report_105206_10252010.htm)

The Plaintiff Stewart A. Webb has had Missouri two attorney threatened by telephone for agreeing to represent the Plaintiff Stewart A. Webb in the above stated attempted murder of Plaintiff.

9. The Kansas District Court is also convenient to newly discovered evidence of the driver

Respectfully submitted,

S/Stewart Anthony Webb

Stewart Anthony Webb

Prosecuting Witness  
Federal Whistleblower  
16508 A East Guggell  
Independence, MO. 64055  
816-478-3267

[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

<http://www.stewwebb.com>

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

## **CERTIFICATE OF SERVICE**

I have on this 5th day of September 2012 deposited in the US Mail postage paid a paper chambers copy of this motion to the following:

Hon. Senior Judge Richard P. Matsch  
Byron White Courthouse  
1823 Stout Street  
Denver, CO 80294

S/Stewart Anthony Webb

Stewart Anthony Webb

Prosecuting Witness

Federal Whistleblower

---

Mr. Timothy M. O'Brien  
Clerk Of Court  
Robert J. Dole Courthouse  
500 State Ave.  
259 U.S. Courthouse  
Kansas City, Kansas 66101  
[ksd\\_clerks\\_kansascity@ksd.uscourts.gov](mailto:ksd_clerks_kansascity@ksd.uscourts.gov)

September 5, 2012

**RE: US Grand Jury Proceeding *Webb v. Millman, et al.* Cr. Div. Case No. 95Y107**

Dear Mr. O'Brien,

I am writing to inform you that I am seeking to change a Grand Jury situs from the US District Court for the District of Colorado to the Kansas District Court building at 500 State Avenue. This request is being made of Senior Colorado District Judge, Hon. Richard P. Matsch

I understand the Robert J. Dole Courthouse has a US Court of Appeals for the Tenth Circuit courtroom, which would facilitate the presentation of witnesses and evidence in the above captioned matter.

I am planning to finish preparing the initial evidence by September 22<sup>nd</sup> and I anticipate that a little over three weeks will be required. I understand that some days might be blocked out as your courtroom is used for Tenth Circuit and Kansas State Appeals functions and I believe we will be able to accommodate the interruptions.

Please let me know of any changes in the courtrooms schedule or demands of your staff handling jury matters and I will attempt to adjust my plans accordingly.

I will keep you informed so that you might know at the earliest moment when to empanel prospective grand jurors.

Sincerely,

S/Stewart Anthony Webb

Stewart Anthony Webb

Prosecuting Witness

Federal Whistleblower

16508 A East Gudgell

Independence, MO. 64055

816-478-3267

[stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

<http://www.stewwebb.com>

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

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**Appendix D**

**UNITED STATES DISTRICT COURT  
DISTRICT OF COLORADO  
FACSIMILE COVER SHEET**

Pursuant to D.C.COLO.LCivR 5.1, this cover sheet must be submitted with any facsimile filing. A pleading or paper not requiring a filing fee and **no longer than**

**ten pages**, including all attachments, may be filed with the clerk by means of facsimile during a business day. Facsimiles received by the clerk 5:00 p.m. (Mountain Time) will be considered filed as of the next business day.

Clerk's Office facsimile telephone number: 303-335-2714 and by email: \_\_\_\_\_

1. Date of transmission: \_\_\_\_\_ September 5,  
2012 \_\_\_\_\_

2. Name of attorney or *pro se* party making the transmission: Stewart A.  
Webb \_\_\_\_\_

Facsimile number: \_\_\_\_\_ Telephone number: 816-478-  
3267 \_\_\_\_\_

3. Case number, caption, and title of pleading or paper **Cr. Div. Case No.**  
**95Y107** \_\_\_\_\_

***US Grand Jury Proceeding Webb v. Leonard Millman, et al.***

MOTION FOR TRANSFER OF GRAND JURY  
SITUS \_\_\_\_\_

4. Number of pages being transmitted, including the facsimile cover sheet:  
5 \_\_\_\_\_

Instructions, if any:

---

(Rev. (12/08))

Clerk's Office  
Alfred A. Arraj United States Courthouse,  
Room A105  
901 19th Street  
Denver, Colorado 80294-3589

September 14, 2009

**RE: US Grand Jury Proceeding *Webb v. Millman, et al.* Cr. Div. Case No. 95Y107**

Dear Clerk of the Court,

Please find the enclosed Motion to Transfer Grand Jury Situs in the above captioned case. I have also included your required fax cover sheet form.

Sincerely,

S/Stewart Anthony Webb

Stewart Anthony Webb

Prosecuting Witness

16508 A East Gudgel

Independence, Missouri 64055

Email [stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

Phone 816-478-3267

<http://www.stewwebb.com>

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

Clerk's Office

Alfred A. Arraj United States Courthouse,

Room A105  
901 19th Street  
Denver, Colorado 80294-3589

September 4, 2012

**RE: US Grand Jury Proceeding *Stewart Webb v. Leonard Millman, et al.* Cr.  
Div. Case No. 95Y107**

Dear Clerk of the Court,

Please find the enclosed Motion to Transfer Grand Jury Situs in the above captioned case. I have also included your required fax cover sheet form.

Sincerely,

S/Stewart Anthony Webb

Stewart Anthony Webb

Prosecuting Witness

16508 A East Gudgel

Independence, Missouri 64055

Email [stewwebb@stewwebb.com](mailto:stewwebb@stewwebb.com)

Phone 816-478-3267

<http://www.stewwebb.com>

[http://www.stewwebb.com/breaking\\_news.htm](http://www.stewwebb.com/breaking_news.htm)

[http://www.stewwebb.com/ADDITIONAL\\_BREAKING\\_NEWS\\_2012.htm](http://www.stewwebb.com/ADDITIONAL_BREAKING_NEWS_2012.htm)

[http://www.stewwebb.com/table\\_of\\_contents\\_site\\_map.html](http://www.stewwebb.com/table_of_contents_site_map.html)

Stew Webb Videos and Recent Interviews

<http://www.youtube.com/user/stewwebb1>

**Previous Grand Jury Filings Obstruction of Justice by Justice Department  
Officials, Judges and Denver U.S. Attorneys**



[http://www.stewwebb.com/Stew Webb Grand Jury Demand vs George Bush US District Court 95Y107 03202012.htm](http://www.stewwebb.com/Stew_Webb_Grand_Jury_Demand_vs_George_Bush_US_District_Court_95Y107_03202012.htm)

[http://www.stewwebb.com/Grand Jury Demand Aug 4 2004.html](http://www.stewwebb.com/Grand_Jury_Demand_Aug_4_2004.html)

[http://www.stewwebb.com/95Y107-Pg1 JPG.htm](http://www.stewwebb.com/95Y107-Pg1_JPG.htm)

<http://www.stewwebb.com/95Y107-Payment.JPG>

[http://www.stewwebb.com/95Y107-Pg2 JPG.htm](http://www.stewwebb.com/95Y107-Pg2_JPG.htm)

[http://www.stewwebb.com/95Y107-Pg3 JPG.htm](http://www.stewwebb.com/95Y107-Pg3_JPG.htm)

[http://www.stewwebb.com/95Y107-Pg4 JPG.htm](http://www.stewwebb.com/95Y107-Pg4_JPG.htm)

[http://www.stewwebb.com/95Y107-Pg5 JPG.htm](http://www.stewwebb.com/95Y107-Pg5_JPG.htm)

[http://www.stewwebb.com/95Y107-Pg6 JPG.htm](http://www.stewwebb.com/95Y107-Pg6_JPG.htm)

[http://www.stewwebb.com/Grand Jury Motion To Present Sept 18, 2001 part 1 of 2.html](http://www.stewwebb.com/Grand_Jury_Motion_To_Present_Sept_18_2001_part_1_of_2.html)

[http://www.stewwebb.com/Grand Jury Motion To Present Sept 18, 2001 part 1 of 2.html](http://www.stewwebb.com/Grand_Jury_Motion_To_Present_Sept_18_2001_part_1_of_2.html)

[http://www.stewwebb.com/Grand Jury Demand July 1 2003 .html](http://www.stewwebb.com/Grand_Jury_Demand_July_1_2003_.html)

[http://www.stewwebb.com/Grand Jury District Court July 6th stamp.jpg](http://www.stewwebb.com/Grand_Jury_District_Court_July_6th_stamp.jpg)

[http://www.stewwebb.com/Grand Jury Demand Aug 4 2004.html](http://www.stewwebb.com/Grand_Jury_Demand_Aug_4_2004.html)

<http://www.stewwebb.com/Stew-BIO.html>

[http://www.stewwebb.com/Bush Millman Clinton Lindner Crime Family Flow Chart1.html](http://www.stewwebb.com/Bush_Millman_Clinton_Lindner_Crime_Family_Flow_Chart1.html)

[http://www.stewwebb.com/Letter to Amanda Millman Jan 2004.html](http://www.stewwebb.com/Letter_to_Amanda_Millman_Jan_2004.html)

<http://www.stewwebb.com/AmandaMillman.html>

## **Crimes against America**

[http://www.stewwebb.com/Secret Document June 1986 SW FBI Report Millman.jpg](http://www.stewwebb.com/Secret_Document_June_1986_SW_FBI_Report_Millman.jpg)

[http://www.stewwebb.com/House of Rep HUD Stew Webb.jpg](http://www.stewwebb.com/House_of_Rep_HUD_Stew_Webb.jpg)

[http://www.stewwebb.com/Hud Phil Winn Guilty.jpg](http://www.stewwebb.com/Hud_Phil_Winn_Guilty.jpg)

[http://www.stewwebb.com/Stew IRS Application for Reward MDC Holdings Inc.jpg](http://www.stewwebb.com/Stew_IRS_Application_for_Reward_MDC_Holdings_Inc.jpg)

[http://www.stewwebb.com/Stew-IRS Len Millman Trusts.jpg](http://www.stewwebb.com/Stew-IRS_Len_Millman_Trusts.jpg)

[http://www.stewwebb.com/rush for gold how silverado operated.htm](http://www.stewwebb.com/rush_for_gold_how_silverado_operated.htm)

[http://www.stewwebb.com/silverado neil bush by steve wilmsen.jpg](http://www.stewwebb.com/silverado_neil_bush_by_steve_wilmsen.jpg)

[http://www.stewwebb.com/Money Laundering B.C.C.I. The Dirtiest Bank of All.html](http://www.stewwebb.com/Money_Laundering_B.C.C.I._The_Dirtiest_Bank_of_All.html)

[http://www.stewwebb.com/S&L-Bank Frauds Neil Bush Silverado Rush for Gold.html](http://www.stewwebb.com/S&L-Bank_Frauds_Neil_Bush_Silverado_Rush_for_Gold.html)

[http://www.stewwebb.com/Stew Webb Looking In All THE Wrong Places.html](http://www.stewwebb.com/Stew_Webb_Looking_In_All_THE_Wrong_Places.html)

[http://www.stewwebb.com/Stew Time Magazine Checks.jpg](http://www.stewwebb.com/Stew_Time_Magazine_Checks.jpg)

<http://www.stewwebb.com/Washington-Webb1.JPG.htm>

<http://www.stewwebb.com/Stew-FBI-Florida1.JPG>

<http://www.stewwebb.com/Stew-FBI-Florida2.JPG>

<http://www.stewwebb.com/Stew-FBI-Florida3.JPG>

**Charges dismissed after being held as an American Political Prisoner for 10 1/2 months because I was classified as a National Security Threat for Exposing my ex in law Leonard Millman and his partner George H. W. Bush theft from the United States Treasury**

[http://www.stewwebb.com/savings\\_and\\_loan\\_whistleblower\\_faces\\_federal\\_charges\\_091692.gif](http://www.stewwebb.com/savings_and_loan_whistleblower_faces_federal_charges_091692.gif)

<http://www.stewwebb.com/Secret Documents Order of Dismissal Aug 93 92 CR 356.jpg>

<http://www.stewwebb.com/Stew Webb Psychological Evaluation Mentally Competent May 1993.jpg>

<http://www.stewwebb.com/Stew Webb TomValentine Letter to US Court.jpg>

<http://www.stewwebb.com/Stew Webb exposing Government Corruption.jpg>

<http://www.stewwebb.com/Stew Webb Founder GOAL.jpg>

<http://www.stewwebb.com/95Y107-Pg1.JPG.htm>

<http://www.stewwebb.com/95Y107-Payment.JPG>

<http://www.stewwebb.com/Grand Jury Demand July 1 2003 .html>

<http://www.stewwebb.com/Grand Jury Demand Aug 4 2004.html>

<http://www.stewwebb.com/M&L Business Machines USAttorney Mike Norton Partial Bribe.htm>

<http://www.stewwebb.com/Stew IRS Application on Mike Norton US Attorney.jpg>

<http://www.stewwebb.com/Inside The Bush Crime Family Part1.html>

<http://www.stewwebb.com/Inside The Bush Crime Family Part2.html>

<http://www.stewwebb.com/Gale Norton Obstruction Of Justice.html>

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

<http://www.stewwebb.com/FRAUDS ARE US AT MDC.html>

<http://www.stewwebb.com/HeneghanWebb2004OfficialPresidentialPlatform>

<http://www.stewwebb.com/OfficeofCriminalRoundUp.html>

[http://www.stewwebb.com/bush\\_narcotics\\_money\\_laundry\\_funds\\_obama\\_mccain.html](http://www.stewwebb.com/bush_narcotics_money_laundry_funds_obama_mccain.html)

[http://www.stewwebb.com/sub\\_prime\\_bailout\\_us\\_treasury\\_theft.htm](http://www.stewwebb.com/sub_prime_bailout_us_treasury_theft.htm)

[http://www.stewwebb.com/bank\\_bail\\_out\\_crooks\\_enemies\\_of\\_america.htm](http://www.stewwebb.com/bank_bail_out_crooks_enemies_of_america.htm)

<http://www.stewwebb.com>