

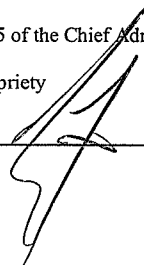
- a. Determining what Rights have been violated of the complaining Citizen.
- b. Determine the type and cost of damages.
- b. Prepare his own signed and notarized affidavit certifying that the charges alleged against the accused are Constitutionally valid and compliant specific to due process and the Bill of Rights, so attesting under the pains and penalties of perjury of the United States of America.
- c. The prosecuting attorney will then prepare a lawful Summons and Complaint which:
 - i. establishes jurisdiction
 - ii. identifies the Plaintiff and alleged defendant
 - iii. presents the actions of the accused which effected alleged harm and damage to the injured party and what harm and damage was inflicted.
 - iv. presents the prayer for lawful punishment and relief.
- d. Lawfully file in the court the Summons and Complaint and serves a copy of the same upon the accused noticing the date of arraignment within proper time lines.
- 8. The accused appears AT A PROPER COURT VENUE, as mandated in the Constitution of the United States, an Article III venue, to enter a plea. (If the venue is not an Article III court then the accused cannot enter a plea, because the court has no jurisdiction over the accused. "I cannot enter a plea because this court does not have jurisdiction over me.")
- 9. The Court, if a proper venue, sets a Pretrial Hearing date. This is done so that the prosecuting attorney and the accused have ample opportunity to discover more information and evidence and communicate, to further prepare their arguments, as well as to determine if the matter can be resolved out of court. In this fashion, the parties save the time of the court.
- 10. The Pretrial Hearing is where the judge determines if both parties have resolved the matter or if they are prepared to go to Trial.
 - a. If the matter is resolved then the resolution is lawfully implemented.
 - b. If the parties are unresolved, a Trial date is scheduled and the date for jury selection is scheduled.

Public Office Conduct Codes New York

PUBLIC OFFICERS LAW Laws 1909, Chap. 51.
 CHAPTER 47 OF THE CONSOLIDATED LAWS PUBLIC OFFICERS LAW
 Sec. 17. Defense and indemnification of state officers and employees. 2 (b)
 Sec. 18. Defense and indemnification of officers and employees of public entities.3 (b)
 Sec. 74. Code of ethics.(2)(3)(4)
 § 73. Business or professional activities by state officers and employees and party officers.

NY Attorney Conduct Code

(a) "Differing interests" include every interest that will adversely affect either the judgment or the loyalty of a lawyer to a client, whether it be a conflicting, inconsistent, diverse, or other interest.
 CANON 5. A Lawyer Should Exercise Independent Professional Judgment on Behalf of a Client
 DR 5-101 [1200.20] Conflicts of Interest - Lawyer's Own Interests.
 DR 5-102 [1200.21] Lawyers as Witnesses.
 DR 5-103 [1200.22] Avoiding Acquisition of Interest in Litigation.
 DR 5-104 [1200.23] Transactions Between Lawyer and Client.
 DR 5-105 [1200.24] Conflict of Interest; Simultaneous Representation.
 DR 5-108 [1200.27] Conflict of Interest - Former Client.
 CANON 6. A Lawyer Should Represent a Client Competently
 CANON 7. A Lawyer Should Represent a Client Zealously Within the Bounds of the Law
 DR 7-102 [1200.33] Representing a Client Within the Bounds of the Law.
 DR 7-110 [1200.41] Contact with Officials.
 DR 8-101 [1200.42] Action as a Public Official.
 DR 8-103 [1200.44] Lawyer Candidate for Judicial Office.
 A. A lawyer who is a candidate for judicial office shall comply with section 100.5 of the Chief Administrator's Rules Governing Judicial Conduct (22 NYCRR) and Canon 5 of the Code of Judicial Conduct.
 CANON 9. A Lawyer Should Avoid Even the Appearance of Professional Impropriety
 DR 9-101 [1200.45] Avoiding Even the Appearance of Impropriety.



I declare under penalty of perjury and more that the foregoing statements in this CONFLICT OF INTEREST DISCLOSURE FORM are true and correct. I am aware that any false, fictitious, or fraudulent statements or claims will subject me to criminal, civil, or administrative penalties, including possible culpability in RICO related crimes, including one of the predicate acts of the RICO, Attempted Murder, for an attempted murder on Eliot Bernstein, his wife and children, in a terrorist styled car bombing.



NOTE- THE CAR BOMBING SO POWERFUL AS TO DESTROY OTHER VEHICLES IS NOT A SCENE OUT OF A WAR ZONE BUT INSTEAD TOOK PLACE IN DEL RAY BEACH FLORIDA

I agree to accept responsibility for the unbiased review, and presentation of findings to the appropriate party(ies) who also have executed this CONFLICT OF INTEREST DISCLOSURE FORM prior to review. A lack of signature will serve as evidence that I have accepted this document with undisclosed conflict, relations, relationships or interests. In the event that I continue to represent these matters in any way, without signing and the returning the COI first, will act as a formal admission of conflicts and/or undisclosed relations, relationships or interests, and will serve as Prima Facie evidence in the event criminal or civil charges are brought against me for any action on my part.

Organization: _____

Print FULL Name and Title

Signature _____ Date ____ / ____ / ____

If you are unable to sign this COI and are therefore unable to continue further to pursue these matters, please attach a statement of whom we may contact as your replacement, in writing, within 10 business days to preclude legal actions against you for Obstruction of Justice and more. Please also attach the reasons why you cannot perform your duties in these matters. A copy can be sent to iviewit@iviewit.tv and the original sent to the mailing address below:

- Eliot I. Bernstein
- Inventor
- Iviewit Holdings, Inc. - DL
- Iviewit Holdings, Inc. - DL (yes, two identically named)
- Iviewit Holdings, Inc. - FL
- Iviewit Technologies, Inc. - DL
- Uviewit Holdings, Inc. - DL
- Uview.com, Inc. - DL
- Iviewit.com, Inc. - FL
- Iviewit.com, Inc. - DL

Thursday, July 26, 2012

Emergency Motion

70 of 286

I.C., Inc. – FL
Iviewit.com LLC – DL
Iviewit LLC – DL
Iviewit Corporation – FL
Iviewit, Inc. – FL
Iviewit, Inc. – DL
Iviewit Corporation
2753 N.W. 34th St.
Boca Raton, Florida 33434-3459
(561) 245.8588 (o)
(561) 886.7628 (c)
(561) 245-8644 (f)
iviewit@iviewit.tv
<http://www.iviewit.tv>
<http://iviewit.tv/wordpress>
<http://www.facebook.com/#!/iviewit>
<http://www.myspace.com/iviewit>
<http://iviewit.tv/wordpresseliot>
<http://www.youtube.com/user/eliotbernstein?feature=mhum>
<http://www.TheDivineConstitution.com>

Also, check out

Eliot's Testimony at the NY Senate Judiciary Committee Hearings Part 1
http://www.youtube.com/watch?v=8Cw0gogF4Fs&feature=player_embedded
and Part 2 @

http://www.youtube.com/watch?v=Apc_Zc_YNIk&feature=related
and

Christine Anderson Whistleblower Testimony @
<http://www.youtube.com/watch?v=6BIK73p4Ueo>
and

Eliot Part 1 - The Iviewit Inventions @
<http://www.youtube.com/watch?v=L0n4hwemqW0>

Eliot for President in 2012 Campaign Speech 1 with No Top Teeth, Don't Laugh, Very Important

<http://www.youtube.com/watch?v=DuIHQDcwQfM>

Eliot for President in 2012 Campaign Speech 2 with No Top OR Bottom Teeth, Don't Laugh, Very Important

<http://www.youtube.com/watch?v=jbOP3U1q6mM>

Thought that was crazy, try

http://www.youtube.com/watch?v=3mfWAwzpNIE&feature=results_main&playnext=1&list=PL2ADE052D9122F5AD

Other Websites I like:

<http://www.deniedpatent.com>

<http://exposecorruptcourts.blogspot.com>

<http://www.judgewatch.org/index.html>

<http://www.enddiscriminationnow.com>

<http://www.corruptcourts.org>

<http://www.makeourofficialsaccountable.com>

<http://www.parentadvocates.org>

<http://www.newyorkcourtcorruption.blogspot.com>

<http://cuomotarp.blogspot.com>

<http://www.disbarthefloridabar.com>

<http://www.trusteeffraud.com/trusteeffraud-blog>

<http://www.constitutionalguardian.com>

<http://www.americans4legalreform.com>

Thursday, July 26, 2012

Emergency Motion

71 of 286

<http://www.judicialaccountability.org>
www.electpollack.us
<http://www.ruthmpollackesq.com>
<http://www.VoteForGreg.us> Greg Fischer
<http://www.liberty-candidates.org/greg-fischer/>
<http://www.facebook.com/pages/Vote-For-Greg/111952178833067>
<http://www.killallthelawyers.ws/law> (The Shakespearean Solution, The Butcher)

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A handwritten signature in black ink, appearing to be the initials 'EIB' or similar, written over the bottom portion of the notice text.

CAUTION! IF YOU HAVE NOT SIGNED THE ATTACHED CONFLICT OF INTEREST DISCLOSURE FORM AND RETURNED IT AS INSTRUCTED AND YOU CONTINUE TO ACT IN ANY MANNER WHATSOEVER IN THESE MATTERS, CRIMINAL CHARGES WILL BE BROUGHT AGAINST YOU FOR, OBSTRUCTION OF JUSTICE, AIDING & ABETTING A CRIMINAL RICO ORGANIZATION AND MORE. SEE THE ATTACHED CONFLICT OF INTEREST DISCLOSURE FORM FOR FURTHER INFORMATION REGARDING YOUR PERSONAL AND PROFESSIONAL LIABILITIES.

Non-Lawyer pro se litigants are not to be held to the same standards as a practicing lawyer. Pleadings in this case are being filed by Plaintiff In Propria Persona, herein pleadings are to be considered without regard to technicalities. Propria, pleadings are not to be held to the same high standards of perfection as practicing lawyers. See Haines v. Kerner 92 Sct 594, also See Power 914 F2d 1459 (11th Cir1990), also See Hulsey v. Ownes 63 F3d 354 (5th Cir 1995). also See In Re: HALL v. BELLMON 935 F.2d 1106 (10th Cir. 1991)."

In Puckett v. Cox, it was held that a pro-se pleading requires less stringent reading than one drafted by a lawyer (456 F2d 233 (1972 Sixth Circuit USCA). Justice Black in Conley v. Gibson, 355 U.S. 41 at 48 (1957) "The Federal Rules rejects the approach that pleading is a game of skill in which one misstep by counsel may be decisive to the outcome and accept the principle that the purpose of pleading is to facilitate a proper decision on the merits." According to Rule 8(f) FRCP and the State Court rule which holds that all pleadings shall be construed to do substantial justice.

It should also be noted here that this Motion was filed while plaintiff is under an ongoing medical treatment program for dental and facial reconstruction that the courts have refused to acknowledge and grant time to finish the procedures and more coherently file with the courts. Due to this situation, plaintiff will seek to amend this Motion and any other filings made with the courts since that time the courts were notified of the ongoing medical procedures requiring extended use of prescription medications and the need for plaintiff to fully finish treatments and fully recover in order to make better and more coherent legal pleadings.



“WE THE PEOPLE ARE THE RIGHTFUL MASTER OF BOTH CONGRESS AND THE COURTS - NOT TO OVERTHROW THE CONSTITUTION, BUT TO OVERTHROW THE MEN WHO PERVERT THE CONSTITUTION.”

ABRAHAM LINCOLN

“WHAT COUNTRY BEFORE EVER EXISTED A CENTURY AND A HALF WITHOUT A REBELLION? AND WHAT COUNTRY CAN PRESERVE ITS LIBERTIES IF THEIR RULERS ARE NOT WARNED FROM TIME TO TIME THAT THEIR PEOPLE PRESERVE THE SPIRIT OF RESISTANCE? LET THEM TAKE ARMS. THE REMEDY IS TO SET THEM RIGHT AS TO FACTS, PARDON & PACIFY THEM. WHAT SIGNIFY A FEW LIVES LOST IN A CENTURY OR TWO? THE TREE OF LIBERTY MUST BE REFRESHED FROM TIME TO TIME WITH THE BLOOD OF PATRIOTS & TYRANTS. IT IS ITS NATURAL MANURE.”

THE "TREE OF LIBERTY" LETTER FROM THOMAS JEFFERSON TO WILLIAM SMITH

I. INTRO – WHO ARE THE PATRIOTS AND WHO ARE THE TYRANTS?

Christine C. Anderson, Esquire, (“Anderson”)^{2and3}, a New York Supreme Court Attorney at Law Employee and Whistleblower, testifies before the New York Senate Judiciary Committee and in Federal Court, Revealing a Criminal RICO Cartel Coup D’état on government, overtaking the highest outposts of law and regulation. ALLEGATIONS LEVIED AGAINST SENIOR RANKING OFFICIALS OF THE US ATTORNEY’S OFFICE, THE NEW YORK ATTORNEY GENERAL’S OFFICE, THE DISTRICT ATTORNEY’S OFFICE, THE NEW

² “NY Legal Ethics Scandal Whistleblower Back in Federal Court - Witness Tampering Brings NY Attorney Christine Anderson Back to Federal Court” An Ethics Rouser EXCLUSIVE by Abe King - June 27, 2012

Widespread 'Ethics' Corruption Now Includes Threat on Witness in a Federal Proceeding. The Corruption at Manhattan's so-called 'Ethics' Oversight Committee is again before Federal District Court Judge Shira A. Scheindlin. Christine Anderson, a New York attorney for nearly 30 years, filed her latest papers on June 25, 2012. Anderson has requested that Judge Scheindlin reopen her case as details recently revealed in another federal proceeding showed that an Anderson witness was threatened. It was a federal crime to engage in witness tampering or to threaten a witness in a federal proceeding.

<http://ethicsrouser.blogspot.com/2012/06/ny-legal-ethics-scandal-whistleblower.html>

³ Exhibit 2 – 2012 Anderson Motion for Rehearing

YORK SUPREME COURT, THE NEW YORK SUPREME COURT DISCIPLINARY DEPARTMENTS, "FAVORED LAWYERS AND LAW FIRMS" and FINALLY names a "CLEANER" of Attorney at Law Criminal and Ethical Complaints, a one Naomi Goldstein⁴. Anderson's allegation now demand immediate reporting by this Court and the US District Court to the proper CRIMINAL AUTHORITIES and demand immediate INVESTIGATION TO IDENTIFY AND PROSECUTE THOSE PUBLIC OFFICIALS AND COURT OFFICIALS FINGERED BY WHISTLEBLOWER ANDERSON and other Whistleblowers from inside the courts cited herein.

From Anderson's Sworn Statement to the New York Senate Judiciary Committee,

"SPECIFICALLY, I DISCOVERED AND REPORTED THAT EMPLOYEES OF THE DDC [NEW YORK SUPREME COURT DEPARTMENTAL DISCIPLINARY COMMITTEE] HAD ENGAGED IN, INTER ALIA, THE "WHITEWASHING" [OF] COMPLAINTS OF MISCONDUCT LEVELED AGAINST CERTAIN "SELECT" ATTORNEYS AND LAW FIRMS. THIS "WHITEWASHING" SOMETIMES INVOLVED BURYING CASES OR DESTROYING EVIDENCE, SO THAT CERTAIN COMPLAINTS WERE INEVITABLY, UNAVOIDABLY, DISMISSED. I WITNESSED THIS DESTRUCTION OF EVIDENCE MYSELF. OTHER REPORTED MISCONDUCT INVOLVES VICTIMIZING ATTORNEYS LACKING PRIVILEGED POSITIONS OR CONNECTIONS."

Entire statement @ the
URL <http://iviewit.tv/wordpress/?p=365>

⁴ "Legal Document: Request for Discovery" Posted on July 22, 2011 by Fred Celani
<http://fredcelani.wordpress.com/2011/07/22/request-for-discovery/>

"The defendant names Naomi Goldstein [Anderson in Federal Court named Ms. Goldstein "The Cleaner"] Ms. Goldstein is a senior investigating attorney with the First Department Disciplinary Committee of the New York State Supreme Court. It is anticipated that the government will claim Ms. Goldstein is a state actor and not part of a federal intelligence agency. The defendant contends that Ms. Goldstein acted on behalf of federal authorities in allowing the defendant, an unlicensed attorney, to operate a law firm for nearly a decade. **The defendant additionally contends that Ms. Goldstein was authorized by the FBI/SEC/DOJ to allow other persons to continue the practice of law, even though they were unfit to do so.** When a State Actor operates in conjunction with a federal law enforcement or intelligence agency, that state actor is operating under federal authority. [An example would be the New York City Police acting as federal deputies while working with the Joint Terrorism Task Force. [CTF]]

The “Legally Related” Federal Whistleblower Lawsuit of New York Supreme Court Senior Disciplinary Department Attorney and Expert in Attorney Criminal Misconduct Complaints, Whistleblower Christine Anderson, Esq. by Federal Judge Shira Anne Scheindlin to this RICO & ANTITRUST Lawsuit, exposes from the inside out, a legal conspiracy of corruption involving public officials at the highest levels of State and Federal Public Offices. Heroism is a word earned only through heroic acts and Anderson risks her life and the lives of others to bring this information to light. The Whistleblowing Efforts of Anderson, another New York Supreme Court Attorney Whistleblower and Hero, Nicole Corrado, Esq.⁵, and, a Sitting New York Supreme Court Justice, Honorable Duane A. Hart, Esq., all cited herein, should be the Moniker of HEROISM for others in the legal profession to follow, ridding the scum (criminals) depicted herein that have infected the legal profession.

The Whistleblowers Expose Corruption at the Top of Government, including members of, this Court, the New York Supreme Courts, the Department of Justice, the New York Attorney General and other public officials further defined herein. These heroic Whistleblowers further provide the World with an insight and understanding of how the American Financial System and World Markets have melted top down in a Lawless America. A legal system that has wholly corrupted, allowing for a rigged economic breakdown and controlled demolition of world markets to profit a few through fraud. No Regulators or Prosecutors or Courts to stop the crimes, in fact, all of those charged with upholding law are instead found Aiding and Abetting the crimes, failing to prosecute felony crimes, failing to prosecute a single criminal involved, as if Justice were asleep at the wheel. Protestors and victims of their crimes arrested instead, the Criminal Cartel using the government further to abuse their victims.

SUSPICIOUSLY, no law enforcement agencies are attempting to RECOVER the FULL AMOUNT OF STOLEN FUNDS back to the PEOPLE as many of the Top Government Officials charged with enforcement appear on the take and planted to aid and abet the crimes, as evidenced by the Whistleblowers herein. The Whistleblowing efforts expose how and why no one on Wall Street/Greed Street/Fraud Street has been charged with Felony Criminal Acts and Sentenced to Prison. Retribution then made by SEIZING ALL PERSONAL AND CORPORATE ASSETS, and yet, despite massive and overwhelming evidence of CRIMINAL ACTS and FRAUD as evidenced herein, the criminals walk with the majority of the loot and if caught here or there, must pay a paltry fine, crime pays in America for the few. Had you stolen a thousand dollars from a bank however, you would be looking at 10-20 years in Prison on Federal

⁵ The Court will note here that Corrado has recently filed a Lawsuit, which is included in Anderson’s Motion to this Court to Reopen and Rehear her case, already exhibited in Exhibit 2. Corrado’s Lawsuit contains allegations of SEXUAL HARASSMENTS and THREATS ON A FEDERAL WITNESS, committed by TOP OFFICIALS OF THE NEW YORK SUPREME COURT ATTORNEY DISCIPLINARY AND ETHICS DEPARTMENTS, yes, you heard that right, crimes committed by members of the highest outpost of law in New York, the Supreme Court Ethics Departments.

Bank fraud charges and forced to pay restitution over the amount stolen. Unveiled from these Senior Court Official Whistleblowers is a COUP D'ÉTAT on the HIGHEST OUTPOSTS OF LAW & REGULATION in the United States and yet not a single story in the Mainstream Media aka US Pravda Press, regarding these shocking allegations by Supreme Court of New York Whistleblowers has been printed.

Exposed by these heroic Whistleblowing efforts is a REVOLVING DOOR between a **LICENTIOUS GROUP OF LAW FIRMS, GOVERNMENT ATTORNEYS and PRIVATE LAW FIRMS**, acting in both PRIVATE PRACTICE and PUBLIC OFFICE CAPACITIES, working together in CRIMINAL CONSPIRACY in order to form a RICO CRIMINAL ORGANIZATION. Through these criminals disguised as attorneys, the RICO CRIMINAL CARTEL now has tentacles embedded at the highest outposts of the US Government, created in order to OBSTRUCT JUSTICE for the CRIMINAL RICO ENTERPRISE. Anderson, Corrado and Other Public Office Whistleblowers cited herein, also provide explanation for why select Judges and Attorneys at Law are now desperately trying to grant themselves immunity for felony crimes, attempting to use the State Attorney General Offices and other Government officials as accomplice in the cover-ups of their crimes. We find our prosecutors exchanging felony charges for small insignificant fines and failing to prosecute the crimes as mandated by procedural law.

Court Officials, Regulators and Prosecutors now seek Immunity for ATTORNEYS AT LAW, for their direct involvement in TORTURE CRIMES, WAR CRIMES and ECONOMIC CRIMES. One heinous example of this Get of Jail scenario for Attorneys at Law is the FAILURE TO PROSECUTE THOSE WHO CREATED and SIGNED "ROBOSIGNED" DOCUMENTS. Where "Robosigned" is not a word, more a misnomer, nor does it carry any prosecutable felonies but when seen for what it really is, Felony Document Forgery, Federal Bank Fraud and Fraud on the Courts, one sees that these FELONIES carry stiff sentences. This Robosigning/Felony Document Forgery/Federal Bank Fraud/Fraud on the Courts is partially what led to the RIGGED HOUSING and MARKET COLLAPSES, which led to MILLIONS OF VERY ILLEGAL HOME FORECLOSURES and caused US Consumers to lose up to 50% of their home values directly due to these crimes that a few, less than 1%, profited off.

Yet, all the criminals disguised as Judges and Lawyers who participated in these legal document and court scams, creating and rubber stamping the illegal documents for the frauds have evaded prosecution for their crimes, while those whose homes were stolen sit homeless on the streets. Seeking immunity for their crimes, as a legal defense, is both futile and an obvious admission of guilt or else one would not need any immunity if no crimes were committed. The defense that Public Officials committed the crimes and therefore since they were Public Officials when they committed their crimes they are immune from prosecution will never hold in a fair and impartial court of law, once of course, the criminals have been run out of controlling the courts and government. The attempts to gain immunity for FELONY CRIMINAL ACTS shows culpability in the crimes as well, as it exposes fear by the guilty Attorneys at Law of retribution

on "Judgment Day" when the "Long Arm of Law" swings back to prosecute them. The criminals cloaked in legal degrees now seek immunity fearing that they will SOON hang for their Crimes against Humanity, including but not limited to, War Crimes committed through Illegal Undeclared Wars of Aggression based on LIES, Human Rights Torture Violations, World Economic Terrorism, Eugenics and more. Therefore, the Criminal Cartel must hope they can illegally control the courts and prosecutors offices forever, including this Court, to keep themselves from criminal prosecution. Note that most financial crimes are committed in New York, the court cases and the criminal complaints all filter through the US District Court Southern District of New York and this Court on appeal. Repeatedly, we find this Court central in the subterfuge of law, as exemplified in this lawsuit and the related whistleblower cases, all the crimes exposed by these Whistleblowers directly relate to the same individuals and government agencies charged with regulating Wall Street/Greed Street/Fraud Street.

However, Whistleblowing comes at a price to Whistleblowers in this new environment of a CRIMINAL CARTEL CONTROLLED GOVERNMENT. Whistleblowers, Christine Anderson, Corrado, Hart and others have been through hell to bring this INFORMATION TO LIGHT FOR THE PUBLIC and where this Court should acknowledge Anderson, Corrado and the others who have come forth for their HEROISM, suspiciously, they do not. We instead find this Court currently attempting to ILLEGALLY DISMISS Anderson's WHISTLEBLOWER Lawsuit and the "Legally Related" cases prior to investigations and prior to necessary hearings and trials for the criminal acts exposed by HEROIC GOVERNMENT OFFICIALS against other Senior Ranking TYRANNICAL Government Officials. These Whistleblowers are TRUE AMERICAN PATRIOTS, HEROES and ROLE MODELS OF ETHICS, yet shunned, harangued, harassed and threatened by those in control of the legal system they work in and persecuted for their PATRIOTIC attempts to expose internal government corruption at the highest levels.

We find THIS COURT attempting instead to BURY THE FELONY CRIMINAL ALLEGATIONS AGAINST FEDERAL AND STATE AGENCIES AND INDIVIDUALS EXPOSED BY THESE CREDIBLE WITNESSES in FEDERAL COURT by ILLEGALLY "SWEEPING THEM UNDER THE RUG," PRIOR TO INVESTIGATIONS REQUIRED BY LAW.

MEET THE COUPSTERS – THE LEADERS OF THE ONCE FREE WORLD

"I AM A MOST UNHAPPY MAN. I HAVE UNWITTINGLY RUINED MY COUNTRY. A GREAT INDUSTRIAL NATION IS CONTROLLED BY ITS SYSTEM OF CREDIT. OUR SYSTEM OF CREDIT IS CONCENTRATED. THE GROWTH OF THE NATION, THEREFORE, AND ALL OUR ACTIVITIES ARE IN THE HANDS OF A FEW MEN.

WE HAVE COME TO BE ONE OF THE WORST RULED, ONE OF THE MOST COMPLETELY CONTROLLED AND DOMINATED GOVERNMENTS IN THE CIVILIZED WORLD NO LONGER A GOVERNMENT BY FREE OPINION, NO LONGER A GOVERNMENT BY CONVICTION AND THE VOTE OF THE MAJORITY, BUT A GOVERNMENT BY THE OPINION AND DURESS OF A SMALL GROUP OF DOMINANT MEN."

President Woodrow Wilson, after signing the Federal Reserve into existence.

Anderson and the other Whistleblower testimonies cited herein, reveal a **MASSIVE GOVERNMENT CORRUPTION** that exposes a **NETWORK OF CRIMINAL ACTIVITIES/ATROCITIES** operated by a **CRIMINAL RICO ORGANIZATION/CRIMINAL CARTEL**. The Criminal Cartel having coupéd major seats of power inside the three branches of Government and the Media, effectively creating a subterfuge to law and order, in other words, a **TREASON ON THE UNITED STATES GOVERNMENT** committed mainly by Attorneys at Law acting in a variety of Private and Public roles. Note that,

1. most of our current Congress is composed of lawyers, flowing through the Revolving Door between private and government legal occupations as necessary,
2. the President, Barack Hussein Obama II, is a lawyer that worked at Defendant in this RICO, the **REPUBLICAN LAW FIRM** of **Foley & Lardner/Hopkins Sutter**, at the time of the alleged RICO crimes. **Foley and Lardner** was headed at the time by **REPUBLICAN NATIONAL COMMITTEE CHIEF COUNSEL**, **Michael Grebe**, the CEO of **Foley & Lardner/Hopkins Sutter**? Yes, Obama would have been one of one of the Democrats at this highly **REPUBLICAN FIRM**,
3. the Judges are almost all Attorneys at Law,
4. the CEO's of leading Fortune 500 companies that are being bankrupted are being run mainly by Attorneys at Law who are running off with Billions in **STOLEN Bonuses and Legal Fees**,
5. the Prosecutors are Attorneys at Law, flowing through the Revolving Door between private and government legal occupations as necessary,
6. the Government Regulators and Oversight are Attorneys at Law, flowing through the Revolving Door between private and government legal occupations as necessary, and
7. the Regulators of the Attorneys at Law are Attorneys at Law, flowing through the Revolving Door between private and government legal occupations as necessary.

Once these "privileged" criminals disguised as trusted Attorneys at Law operating out of major U.S. and Global Law Firms seized and disabled key government outposts of law and

regulation, as described by the Whistleblowers, one can see how this Country rapidly became a Lawless Republic. Criminals disguised as Attorneys at Law found at the center of each crime and controlling the cover up with operatives DEEP INSIDE GOVERNMENT. According to Anderson, operatives of the CRIMINAL CARTEL, include but are not limited to, SENIOR STATE and FEDERAL PUBLIC OFFICIALS, many who are both Public and Private Attorneys at Law. Almost all of these pseudo "Officials" aka Criminals have legal degrees and licenses, allowing them to access and operate inside US Government Agencies, including the courts and prosecutorial offices, working at DISABLING JUSTICE and REGULATION to open the door for the TREASONOUS AND TRAITOROUS RICO ENTERPRISE TO COMMIT THESE COMPLEX ILLEGAL LEGAL CRIMES.

Crimes committed on a massive scale now victimizing hundreds of millions of people worldwide, leaving the crooks unscathed by Justice and with the Stolen Booty, leaving world markets in ruins. Without FULL RECOVERY of the Stolen Monies, the world will remain in bankruptcy. Like the rotten kid who steals all the money acting as banker in Monopoly, the game will only be played until the other players realize the game is rigged and the money was stolen and beat up that rotten kid until the ill-gotten gains are returned and redistributed to all players, so everyone can again play fairly. Everyone but the rotten kid, who goes directly to Jail, Does Not Collect \$200 and cannot buy a Get Out of Jail Free card and instead is wiped out of everything gained in crime. This redistribution of wealth from the CRIMINALS back to the PEOPLE is the only way economies and the players in Capitalism can ever economically recover. Without recovery of the stolen monies from the crimes, the People will travel the Monopoly Board endlessly penniless paying rent and in debt to the Criminals.

Examples of these complex legal crimes and frauds that can only be committed with a legal degree, include but are not limited to,

1. FRAUDULENT SUBPRIME MORTGAGES,
2. FRAUDULENT COLLATERALIZED DEBT OBLIGATIONS (CDOs),
3. FRAUDULENT DERIVATIVES,
4. FRAUDULENT INSURANCE CONTRACTS,
5. FRAUDULENT TARP FUNDS^{6and7} and

⁶ "The Wall Street Pentagon Papers: Biggest Scam In World History Exposed: Are The Federal Reserve's Crimes Too Big To Comprehend?" by David DeGraw, Fourwinds10.com, December 02, 2011
http://www.fourwinds10.net/siterun_data/government/banking_and_taxation_irs_and_insurance/news.php?q=1322928892

and

"Federal Reserve Secretly Loaned Gaddafi & Others \$1.2 Trillion Say Monetary Experts - We've given the Fed the power to create paper money, secretly distribute it to political favorites, and thereby sway our stock market and elections," says Craig R. Smith, founder and Chairman of Swiss America Trading Corporation. In Re-Making

6. MASSIVE VIOLATIONS OF ANTITRUST LAWS.

All these crimes to the profit to the Criminal Cartel composed mainly of Attorneys at Law and Law Firms, all committed at the expense of the PEOPLE, all of them committed and covered up by those who legally are obligated to protect the People. ALL of these COMPLEX FRAUDS require superior knowledge of Law, the type only LICENSED ATTORNEYS AT LAW posses. The Operatives are now deeply embedded in the United States Government and have coupéd the three branches, pushing out or firing anyone trying to uphold law and order or expose their crimes over the last 10 years, as exemplified in the Anderson Lawsuit. Here comes a political scandal on an international scale, exposed here in this Court by the “related lawsuits” to Anderson, exposing an illegal TRAITOROUS AND TREASONOUS coup d’état on the United States and Foreign Nations, a power grab unparalleled since the Nazi party. A crime syndicate operating inside government that makes the Boss Tweed Tammany Hall criminal operation pale in comparison.

Money: Ways to Restore America's Optimistic Golden Age, a new White Paper published August 15 on the 40th Anniversary of Nixon's action, Smith and Ponte call for new ways to again anchor the U.S. Dollar to prevent politicians and the Fed from simply creating trillions out of thin air and using this money for political purposes. The politicizing of paper money, Smith says, is a major cause of today's economic problems: unemployment, near-zero economic growth, inflation, collapsed bubbles such as the housing market, and investor insecurity among them.”
PR Web, August 22, 2011

<http://www.prweb.com/releases/2011/8/prweb8737214.htm>

and

“The Wall Street Pentagon Papers: Biggest Scam In World History Exposed: Are The Federal Reserve’s Crimes Too Big To Comprehend?” by David DeGraw, Fourwinds10.com, December 02, 2011

http://www.fourwinds10.net/siterun_data/government/banking_and_taxation_irs_and_insurance/news.php?q=1322928892

and

“16 TRILLION Reasons Why Everyone In Washington, Including The President, Should Be Heading To Prison A Time For Choosing” by Gary Jackson, FreeRepublic, LLC, July 22, 2011

<http://www.freerepublic.com/focus/f-bloggers/2752675/posts>

⁷ “TARP 18x: the Unknown Bailout that Requires a Supreme Court Ruling for Full Disclosure” by Steadfast Finances, January 30, 2012

<http://steadfastfinances.com/blog/2010/09/07/tarp-18x-the-unknown-bailout-that-requires-a-supreme-court-ruling-for-full-disclosure/>

and

“The true cost of the bank bailout” | Need to Know | PBS Video, January 30, 2012

<http://video.pbs.org/video/1581037108>

Thursday, July 26, 2012

Emergency Motion

81 of 286





Boss Tweed and the Tammany Ring, caricatured by Thomas Nast.
Source: 1870s cartoon by Thomas Nast. Date c.1870s Author Thomas Nast. Cropped by Beyond My Ken
URL = http://en.wikipedia.org/wiki/William_M._Tweed

EXCERPTS FROM ANDERSON'S TESTIMONY BEFORE
THE NEW YORK SENATE JUDICIARY COMMITTEE,
SENATOR JOHN SAMPSON, CHAIRMAN

MS. ANDERSON: I alleged that upon learning of the DDC's [New York Supreme Court Appellate Division First Department – Departmental Disciplinary Committee's] pattern and practice of whitewashing and routinely dismissing complaints leveled against certain select attorneys --- to the detriment of the public that the DDC is duty-bound to serve --- I reported this wrongdoing pursuant to my rights under the First Amendment to the United States constitution and, importantly, my own ethical obligations under the New York State Code of Professional Responsibility.

In response, however, rather than attempting to address and rectify the problem, my supervisors embarked upon a campaign of abuse and harassment of myself, including a physical assault on myself by the first deputy, Sherry Cohen.

My one recommendation that I would like to make, however, is on the last page, which is I think that the Policy Committee should be disbanded, for the simple reason that it is rife with conflict...

SENATOR PERKINS.: Can I ask a question? Just so I'm clear, because (a) you're saying that preferential treatment in this decision-making, in this process, that there are those who, because of their stature or their connections, are not prosecuted or investigated or whatever the appropriate terminology is?

MS. ANDERSON: Or handled lightly.

SENATOR PERKINS: Or handled lightly. I just want to be clear that that's what you're saying.

MS. ANDERSON: Yes.

Further from Anderson's Sworn Statement to the NY Senate Judiciary Committee⁸ and leading Justice Officials, quote,

Christine C. Anderson Letter
Monday, September 21, 2009

“Re: Request for Federal Investigation Into Allegations of Corruption and Witness Intimidation and Appointment of Federal Monitor” [The Statement Addressed directly to all of the following parties]

The Hon. Eric H. Holder, Jr., Attorney General of the United States Office of the Attorney General

The Hon. Preet Bharara, United States Attorney for the Southern District of New York United States Department of Justice

The Hon. William M. Welch II, Chief, Public Integrity Unit United States Department of Justice

The Hon. John L. Sampson, Chairman, New York State Senate Judiciary Committee

Gentlemen:

My name is Christine C. Anderson. For six and one-half years, I was a Principal Attorney of the New York State Appellate Division, First Department's Departmental Disciplinary

⁸ The Anderson statement can be found online @ <http://iviewit.tv/wordpress/?p=114> and has already been submitted to this Court by both Anderson and Plaintiff, hereby incorporated by reference in entirety herein in case the documents have been destroyed as depicted by Anderson.

Committee (the "DDC"). The DDC is responsible for investigating and disciplining attorneys found guilty of misconduct in representing the public in the Bronx and Manhattan [regulating Wall Street Attorneys, Prosecutors, Judges, Regulators or any other Attorney at Law on Wall Street/Greed Street/Fraud Street]. After discovering and reporting of acts of misconduct and corruption at the DDC, which acts constituted an abuse of power and a fraud upon the public, my employment was summarily terminated in June, 2007...

Specifically, I discovered and reported that employees of the DDC had engaged in, inter alia, the "whitewashing" complaints of misconduct leveled against certain "select" attorneys and law firms. This "whitewashing" sometimes involved burying cases or destroying evidence, so that certain complaints were inevitably, unavoidably, dismissed. I witnessed this destruction of evidence myself. Other reported misconduct involves victimizing attorneys lacking privileged positions or connections.

Although the then Chief Counsel of the DDC, Thomas Cahill [Defendant in the Iviewit RICO & ANTITRUST Lawsuit], stepped down in 2007, evidence clearly establishes that under the leadership of Alan Friedberg [Iviewit filed Criminal Complaints against Friedberg], the current Chief Counsel, the same practice of corruption and whitewashing of complaints continues. Such practice robs the public of any hope at justice; it also works to the detriment of the very public the DDC is duty-bound to serve.

During the course of my litigation against the DDC, a former colleague of mine, who still works as a Principal Attorney at the DDC, agreed to testify on my behalf at a deposition. This former colleague, Nicole Corrado, has been employed by the DDC for approximately eight years, prior to which she worked as a prosecutor for New York State. On the morning of her deposition, however, while en route to her deposition, Ms. Corrado was approached on the street by a supervisor at the DDC, who threatened and intimidated her with respect to her upcoming deposition testimony. Although terribly shaken, Ms. Corrado nonetheless sat for her deposition and testified truthfully.

Following her deposition, however, Ms. Corrado has been subjected to further harassment and intimidation at the hands of the DDC. She has been forced to take a leave of absence as a result.

On June 8, 2009, I testified at a hearing convened by John L. Sampson, New York State Senator and Chairman of the New York State Standing Committee On The Judiciary. (A copy of my affidavit submitted to the Committee is attached hereto as Exhibit B.)...

The detailed testimony presented by innumerable witnesses at the June 8th Senate hearing reveals the manifold reports of corruption and abuse by the State's Disciplinary Committees. (A copy of the transcript of this hearing is attached hereto as Exhibit C.) **Charges included concealment of evidence, obstruction of justice, extortionate sexual threats by attorneys, pilfering of estates by attorneys, abuse of power, fraud, conspiracy and repeated violations of state and federal constitutional rights.**

In light of the foregoing, it is plain that the enduring practice of allowing attorneys in this state to police themselves is fundamentally flawed. With the numerous reports of abuse by both attorneys and state officials, the corruption in the court system has reached a critical stage. Accordingly, I respectfully request that you authorize the appointment of a Special Prosecutor to investigate the epidemic of honest services fraud in the New York state court system, and the appointment of a Federal Monitor, to oversee the lawful operation of the same.

[Anderson's Letter Was Copied to the Following Parties notifying them of these Felonious Acts. Any party that then failed to take legally required actions to report and investigate a "credible" witnesses allegations of Major Felonies by Government Officials, are all subject to charges of Misprision of Felony, Felony Obstruction in a Federal Lawsuit, Aiding and Abetting a Criminal Cartel and more.]

The Hon. David A. Paterson
New York State Governor
Office of the Governor of New York State

The Hon. Boyd M. Johnson III
Deputy United States Attorney for the
Southern District of New York
Public Corruption Unit
United States Department of Justice

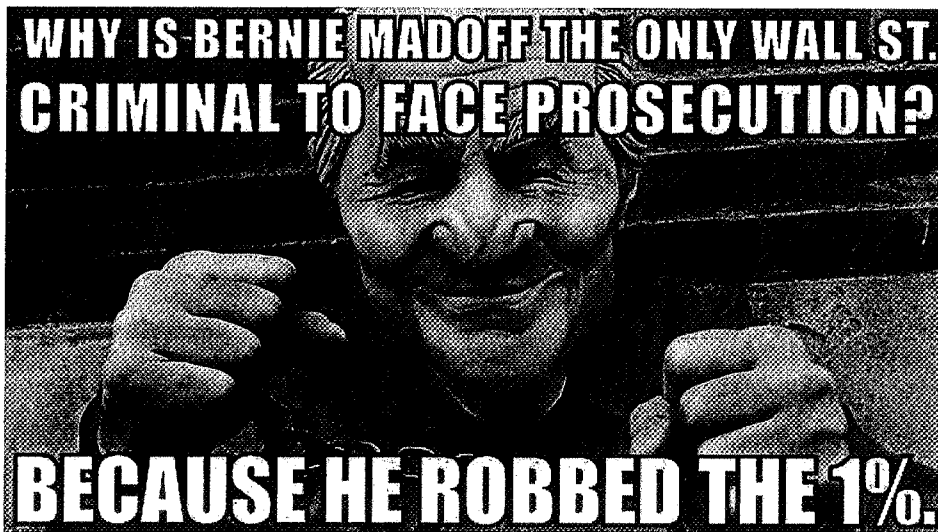
The Hon. Loretta A. Preska
Chief U.S. District Judge
United States Courthouse - Southern District of New York

The Hon. Andrew M. Cuomo
New York State Attorney General
Office of the Attorney General of New York State

The Hon. Luis A. Gonzalez
Presiding Justice, New York State Appellate Division, 1st
Department

The Hon. Joseph M. Demarest, Jr.
Assistant Director in Charge, New York Division

ILLEGAL and COMPLEX FINANCIAL CRIMES perpetrated by those in seats of power, used to steal TRILLIONS OF DOLLARS from World Markets and citizens, using the Courts, Regulators and Prosecutorial Offices, in conjunction with Congressional Lawmakers/Lawbreakers, to Aid and Abet CRIMES and misuse public offices to EVADE CRIMINAL PROSECUTION, for the time being.



Anderson's Whistleblowing exposes further, why and how NOT A SINGLE PROSECUTION OR ARREST of the Criminals has occurred for any of the crimes, evidencing that behind ALL of these COMPLEX ILLEGAL LEGAL CRIMES are Law Firms and Attorneys at Law acting in a criminal capacity to defeat Law and Justice for their "Partners in Crime." Anderson fingers these very Attorneys at Law, Regulators, Prosecutors and Judicial Officials, including those who regulate Attorneys at Law licensed on WALL STREET, who have partaken in FELONY CRIMINAL ACTIVITIES and FELONY CRIMINAL COVER-UPS, as further defined herein and in prior Motions submitted to this Court, all violating a mass of felony criminal laws. GOVERNMENT CORRUPTION STATEWIDE AND FEDERALLY on a scale never before seen, leading to ECONOMIC RUINS upon this Country and the World, for the profit of a few. This Court perhaps the center of the criminal nexus inside the court system that protects, and further, aids and abets the Wall Street Criminals and the Dirty Rotten Law Firms and Lawyers involved in the crimes.

Anderson reveals that these CRIMINAL Attorneys at Law have infiltrated and planted deep into Justice, at every level, acting purely to disable Justice and suppress any Whistleblowers. With JUSTICE DISABLED, a free for all of criminal activity and havoc has since occurred in the United States Government with a Criminal Cartel flooding out good government employees and replacing them with family members and other members of the criminal cartel. Effectively, these criminals have **PLOTTED AND EXECUTED A TREASONOUS & TRAITOROUS COUP D'ÉTAT TO DISABLE OUR SYSTEM OF CHECKS AND BALANCES AND SYSTEM OF JURISPRUDENCE THAT WAS DESIGNED TO PREVENT THESE MOST SERIOUS HIGH CRIMES AND MISDEMEANORS. OUR FEDERAL CONSTITUTIONAL REPUBLIC DISABLED AND IN DANGER FROM THOSE IN POSITIONS OF POWER, THOSE ENTRUSTED AND IN CHARGE OF UPHOLDING LAW AND OUR CONSTITUTION, ALMOST ALL LICENSED ATTORNEYS AT LAW.**

Sounds like a no brainer, a Treason almost too big to believe, a coup committed by falsely elected leaders of the US Government to commit crimes, recruits coming from Law Firms, sustainable only if you can disable Justice forever. If Justice however is restored and trials of the CRIMINAL CONSPIRATORS are had, the ATTORNEYS AT LAW, PROSECUTORS, REGULATORS, JUSTICES and CONGRESSIONAL LAWMAKERS BELONGING TO BOTH PARTIES (Republican and Democratic) involved in the CRIMINAL CARTEL, if found guilty, may very well hang for TREASON, ECONOMIC WAR CRIMES, WAR CRIMES, CRIMES AGAINST HUMANITY, MURDER and TORTURE⁹. The

⁹ NOTE THAT MANY ATTORNEYS AT LAW ARE DIRECTLY CHARGED WITH WAR/TORTURE CRIMES & JUDGES ARE DOING THE COVERING UP.

"Getting Away with Torture - The Bush Administration and Mistreatment of Detainees" Human Rights Watch July 2011

punishment for many of these crimes, when **PROVEN IN A FAIR AND IMPARTIAL COURT OF LAW, ONE FREE OF CONFLICTS AND CRIMINAL CONTROL**, is the **DEATH PENALTY**. These criminals know that their crimes are now exposed and they are fighting for their lives to hold off justice and keep the stolen booty and one needs only remind oneself of the atrocities of historically “desperate men,” to know that Diseased Minds like these, infected with Delusions of Grandeur, must be put down like rabid animals. Put down through a hanging rope at the end of their Treason and War Crime Trials before they become further afflicted with delusions of grandeur, which can lead to the killings of millions of innocents.

In order to understand how the **US AND WORLD ECONOMIC COLLAPSES** are not the result of organic economic factors, such as a Recession or Depression but are instead occurring due directly to **CONSPIRATORIAL MARKET RIGGING, PRICE GOUGING, ANTITRUST ACTIVITIES, COMPLEX FINANCIAL FRAUDS and MORE**, one must fully grasp the riveting **FELONY CRIMINAL ALLEGATIONS** leveled by Anderson and other inside Whistleblowers. **ALLEGATIONS BY INSIDERS AGAINST VIRTUALLY THE ENTIRE FRAMEWORK OF JUSTICE AND REGULATION, BOTH STATE AND FEDERAL**, exposing the underbelly of a **RICO CRIMINAL ENTERPRISE** composed mainly of **LAW FIRMS and ATTORNEYS AT LAW**, acting in both **PUBLIC and PRIVATE SECTORS**. Exposed from the inside out and revealing a “Good Ole Boy” **CRIMINAL CARTEL** throughout **KEY GOVERNMENT POSTS, PERVERTING THE HIGHEST OUTPOSTS OF JUSTICE AND LAW TO COMMIT THE LARGEST CRIMES IN HISTORY**.

Additionally exposed are Attorneys at Law working in Private Practices operating inside **CORPORATIONS NOW CONTROLLED BY THE CARTEL**, again the profits of the crimes filtering to benefit the **CRIMINAL RICO ORGANIZATION**, the “Favored Law Firms and Lawyers” Anderson refers to in her Trial Testimony as receiving preferential treatment on criminal and ethical complaints filed against them. These Private Practice Attorneys at Law, act as Corporate Counsel to Companies they have interests in, who are the business benefactors of the Crimes.¹⁰ One can spot some of them walking off with **HUNDREDS OF BILLIONS** of

<http://www.hrw.org/reports/2005/04/23/getting-away-torture>

and

“US judge rules to protect CIA over torture” Press TV August 2, 2011
<http://www.presstv.ir/usdetail/192015.html>

¹⁰ “Insight: Top Justice officials connected to mortgage banks - (Reuters) - U.S. Attorney General Eric Holder and Lanny Breuer, head of the Justice Department's criminal division, were partners for years at a Washington law firm that represented a Who's Who of big banks and other companies at the center of alleged foreclosure fraud, a Reuters inquiry shows.” By Scot J. Paltrow Fri Jan 20, 2012, Thomson Reuters.
<http://www.reuters.com/article/2012/01/20/us-usa-holder-mortgage-idUSTRE80J0PH20120120>

BOGUS BONUSES earned by BANKRUPTING FORTUNE 1000 COMPANIES, bedrocks of American Business, all the while stripping shareholder values.

These Private Criminal Attorneys at Law acting on behalf of the CRIMINAL RICO ENTERPRISE have infiltrated and infested the banking, financial, insurance and rating firms^{11and12}, all combining in coordinated conspiracy to Demolish World Markets. The criminals inside the corporations ILLEGALLY fixing their bets to the market rigging, timed to profit through the resulting Fraudulent Controlled Demolitions of Economies and Companies, poaching from the carcasses of those destroyed. These corporate criminals work to Illegally

“CRIMINALLY CORRUPT - Eric Holder, Top DOJ Lawyers Were Partners With Big Banks” (Reuters Investigation)” DailyBail
<http://dailybail.com/home/criminally-corrupt-eric-holder-top-doj-lawyers-were-partners.html>

“The corporate bandits who stole your money while you slept” by Robinson, Matthew B. (2005). Justice Blind? Ideals and Realities of American Criminal Justice (2nd Edition). Upper Saddle River, NJ: Prentice Hall.
<http://www.justiceblind.com/new/bandits.htm> .

and

Wall Street Isn't Winning – It's Cheating, POSTED: By Matt Taibbi, Rolling Stone; Jann S. Wenner, Editor and Publisher, October 25, 2011
<http://www.rollingstone.com/politics/blogs/taibblog/owss-beef-wall-street-isnt-winning-its-cheating-20111025>

and

“Greed is good: maximization and elite deviance in America” By Matthew Robinson, Daniel Murphy”
http://books.google.com/books?id=e0A5qn32-EC&pg=PA78&lpq=PA78&dq=j.p.+morgan+enron+probation&source=bl&ots=792GxQNVKn&sig=sv_IJ558nFmYp8czAzXe4S26aEg&hl=en&ei=XxxWTsn6K5S3tft5K2pDA&sa=X&oi=book_result&ct=result&resnum=6&ved=0CEQQ6AEwBQ#

*****Special Note should be given to how many of these companies directly relate to Plaintiff's RICO & Antitrust Lawsuit as DEFENDANTS.

¹¹ “Are Ratings Agencies Taking Bribes? By Emily Knapp, Wall St. Cheat Sheet, October 31 2011
<http://wallstcheatsheet.com/economy/are-ratings-agencies-taking-bribes.html>

¹² “MOODY'S ANALYST BREAKS SILENCE: Says Ratings Agency Rotten To Core With Conflicts” by Henry Blodget at Business Insider, Inc. August 19, 2011
<http://www.businessinsider.com/moodys-analyst-conflicts-corruption-and-greed-2011-8> Read more:
<http://www.businessinsider.com/moodys-analyst-conflicts-corruption-and-greed-2011-8#ixzz1VhH7113r>

and

“Comment on SEC Proposed Rules for Nationally Recognized Statistical Rating Organizations – File No. S7-18-11 by William J. Harrington”
<http://www.sec.gov/comments/s7-18-11/s71811-33.pdf>

Quash Competitors as seen in the Banking, Insurance and Auto industries and then take them over for pennies on the dollar or let them dissolve entirely and pick the bones at auction, the shareholders of the companies wiped out.

This type of Conspiratorial Attack on Financial Markets and World Markets through CRIMINAL ACTIVITY that has now directly victimized Hundreds of Millions of People Worldwide constituting FINANCIAL TERRORISM. Financial Terrorism is defined as,

“AMERICAN AUTOGENOCIDE IS THE DELIBERATE, SYSTEMATIC AND LEGAL MURDER OF AMERICAN CITIZENS BY SOCIALLY-ENGINEERING THE DIE-OFF OF POPULATIONS THAT ARE ‘PROBLEMATIC’ FOR THE INTERESTS OF WEALTH AND POWER. MOST VICTIMS PREMATURELY DIE FROM SOCIAL FORCES TARGETED AT THEM TO CAUSE THEM TO WEAR OUT BY STRESS. THIS PROCESS IS CALLED ‘WEATHERING AWAY’ OR ‘ATTRITION BY STRESS.’”¹³

Financial Terrorism is an illegal form of Warfare/Eugenics^{14and15and16and17} listed as a War Crime in the Geneva Convention, the US Criminal Code, International Law and International Treatises,

¹³“THE NINE STAGES OF AMERICAN AUTOGENOCIDE” by Martha Rose Crow, M.S.
<http://blacktalkradionetwork.com/profiles/blogs/americas-secret-updated-for>

¹⁴ Nuremberg Principle VI states,

“The crimes hereinafter set out are punishable as crimes under international law:

(a) Crimes against peace:

(i) Planning, preparation, initiation or waging of a war of aggression or a war in violation of international treaties, agreements or assurances;

(ii) Participation in a common plan or conspiracy for the accomplishment of any of the acts mentioned under (i).

(b) War crimes:

Violations of the laws or customs of war which include, but are not limited to, murder, ill-treatment or deportation of slave labor or for any other purpose of the civilian population of or in occupied territory; murder or ill-treatment of prisoners of war or persons on the Seas, killing of hostages, **plunder of public or private property, wanton destruction of cities, towns, or villages, or devastation not justified by military necessity.**

(c) Crimes against humanity: Murder, extermination, enslavement, deportation and other inhumane acts done against any civilian population, or persecutions on political, racial, or religious grounds, when such acts are done or such persecutions are carried on in execution of or in connection with any crime against peace or any war crime.”

¹⁵ “Analysis of Financial Terrorism in America: Over 1 Million Deaths Annually, 62 Million People With Zero Net Worth, As the Economic Elite Make Off With \$46 Trillion” by David DeGraw, founder and editor of AampedStatus.com. The following report includes adapted excerpts from David DeGraw’s book, “The Road Through 2012: Revolution or World War III.” Release Date: 9.28.11 August 10, 2011

again, crimes that carry life sentences and the DEATH PENALTY for punishment upon conviction. From footnote 13 “THE NINE STAGES OF AMERICAN AUTOGENOCIDE” by Martha Rose Crow, quote,

“TO CALL WHAT IS HAPPENING A ‘FINANCIAL TERRORIST ATTACK’ ON THE UNITED STATES, IS NOT USING HYPERBOLE, IT IS THE TECHNICAL TERM FOR WHAT IS CURRENTLY OCCURRING.”

Here we do not have Osama Bin Laden terrorizing the United States but had Osama stolen off with TRILLIONS IN LOOT in a terrorist attack on our financial markets, certainly Americans would want a TRIAL and would want to RECOVER EVERY LAST PENNY OF THE STOLEN BOOTY. So what makes these US TERRORISTS disguised in suits and ties and licensed as Attorneys at Law special? The answer, nothing. These criminals have simply committed their crimes under the Cloak of Public Offices, inside the US Government, using the Government as cover and violating the TRUST of the PEOPLE, violating their oaths as Attorneys at Law and their Oath of Office as Public Servants. By violating the Public Trust to commit crimes and evade prosecution they have committed Domestic Terrorism, which they are duty bound to guard against,¹⁸ yet what we see instead is that the Fox is in the Henhouse laughing at any attempts of Justice.

The Anderson sworn testimony of a massive government corruption gains further substantiation from corroborating evidence already presented to this Court, from yet another HEROIC New York Supreme Court Veteran Sr. Attorney and Expert in Attorney Criminal and Ethical Misconduct Complaints, Whistleblower, Nicole Corrado Esq., (“Corrado”). Corrado also

<http://ampedstatus.org/exclusive-analysis-of-financial-terrorism-in-america-over-1-million-deaths-annually-62-million-people-with-zero-net-worth-as-the-economic-elite-make-off-with-46-trillion>

¹⁶Eugenics is a form of Mass Genocide and Precluded in the Genocide Treaty signed by President Ronald Reagan. “Article II: In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a **national**, ethnical, racial or religious group, as such: ... (c) Deliberately inflicting on the group **conditions of life calculated to bring about** its physical destruction in whole or in part; <http://www.preventgenocide.org/law/convention/text.htm>

¹⁷“Middle Class Death Watch -- 33 Frightening Economic Developments Downward mobility, homelessness spreading to the middle class, 200,000 public employees laid off? Here are some frightening trends to keep an eye on.” by David DeGraw, AlterNet, September 18, 2011 http://www.alternet.org/story/152457/middle_class_death_watch_--_33_frightening_economic_developments?page=entire

¹⁸ Federal Oath of Office – “I, [name], do solemnly swear (or affirm) that I will support and defend the Constitution of the United States **against all enemies, foreign and domestic**; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation **or purpose of evasion**; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God. 5 U.S.C. §3331

works for the NEW YORK SUPREME COURT in the ATTORNEY CRIMINAL/ETHICAL MISCONDUCT DISCIPLINARY DEPARTMENT where Anderson worked. Again, this REGULATORY DEPARTMENT regulates Attorneys at Law on WALL STREET/GREED STREET/FRAUD STREET. In fact, the NEW YORK SUPREME COURT ATTORNEY DISCIPLINARY DEPARTMENT that both Anderson and Corrado worked for is one of the highest outposts of legal regulation in New York and perhaps the nation. According to Anderson and Corrado, SENIOR RANKING OFFICIALS of the New York Supreme Court Attorney Disciplinary and Regulatory Departments, intentionally and in conspiracy with other Senior Public Officials, worked to disable a number of State & Federal Agencies by “WHITEWASHING” CRIMINAL and ETHICAL complaints filed against other Attorneys at Law, including those filed against their friends in high places.

The “WHITEWASHING” of CRIMINAL AND ETHICAL complaints against these Attorneys at Law is achieved by Obstructing Justice, Destroying Evidence in Federal and State Proceedings, Threatening Federal Witnesses and more, all of these crimes committed by our “trusted” PUBLIC OFFICIALS. Further cover-up corruption in the Anderson Lawsuit, in classic Racketeering behavior occurs when Andral Bratton, Esq., a Senior Official of the New York Supreme Court Disciplinary Department¹⁹ working under Allen Friedberg, THREATENS Federal Witness Corrado to silence her from testifying at Anderson’s trial. Corrado’s Lawsuit exposes mob like behavior inside the Ethics Department, detailing sexual misconduct, threats and a work environment based on performing criminal acts, or else.

Another Heroic Whistleblower that testified at the New York Senate Judiciary Committee Hearings with Anderson and Plaintiff about the widespread corruption in the courts came from a Sitting New York State Supreme Court Justice, Honorable Duane A. Hart, Esquire.²⁰ In his Testimony, Honorable Justice Hart refers to the heads of the ETHIC Departments in New York, the highest outpost of Attorney at Law Criminal and Ethical Misconduct Complaints, in the following demeanor, quote,

¹⁹ Andral Bratton, Principal Attorney, Appellate Division, First Judicial Department Appellate Division, New York, NY.

²⁰ New York Senate Judiciary Committee Hearing Transcripts – June 08, 2009 & September 24, 2009 – Hart Testimony p. 83-102, hereby incorporated by reference in entirety herein @ <http://www.iviewit.tv/CompanyDocs/NY%20Senate%20Judiciary%20Committee%20TRANSCRIPTS%20Hearings%201%20and%202%20Sampson%20Searchable%20Index.pdf>

and

September 24, 2009 Judiciary Committee Hearing Transcript [September 24, 2009 Judiciary Committee Hearing Transcript](http://www.frankbrady.org/TammanyHall/Documents_files/***%20092409HEARINGpgs1-247.pdf)
http://www.frankbrady.org/TammanyHall/Documents_files/***%20092409HEARINGpgs1-247.pdf

SENATOR PERKINS: Yeah, thank you so much. I have to run, but I just want to ask one quick question. So what's the solution?

JUSTICE HART: Well, firstly, you have to fire Tembeckjian [Robert H. Tembeckjian Administrator and Counsel, New York State Commission on Judicial Conduct] and Friedberg [Alan W. Friedberg, Chief Counsel, New York Supreme Court First Department Appellate Division - Departmental Disciplinary Committee].^{21and22} I mean, I've got to tell you, I've been a trial attorney or a judge, again, pushing 30 years. **The only reason that Robert Tembeckjian, in my opinion -- so I don't get sued -- isn't the sleaziest attorney I've ever met is because I've met Alan Friedberg. (Laughter)**

...

JUSTICE HART: Well the system -- if the system works properly, it's fair. But anyone, any system that doesn't have the goodwill of the people who are running it behind it is going to fail no matter what you do.

So while I agree with my friend Senator Perkins that this isn't about character assassination, it's about getting a fair, equitable system -- and frankly, in the hands of people like Mr. Tembeckjian and Mr. Friedberg, you'll never have it. You could put whatever --- you could change the system however you want, you've got to have people in there who are fair, who are ethical.

I mean, again, my -- Mr. Tembeckjian -- and again, I believe I submitted it to you on an earlier day, when my brother told Mr.

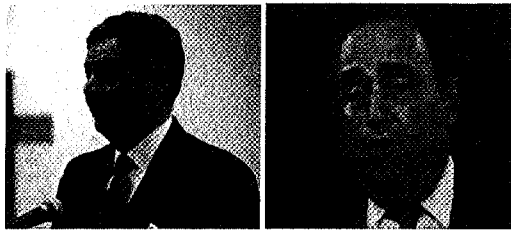
²¹ "Corrupt Ethics Lawyers Friedberg and Cohen Forced To Retire - Much To Be Thankful For: Alan W. Friedberg and Sherry K. Cohen Forced To Retire...Both to be gone for Thanksgiving!! 3 High-Level Officials At First Department to Retire" The New York Law Journal by Noeleen G. Walder - News In Brief - September 22, 2010 <http://exposecorruptcourts.blogspot.com/2010/11/corrupt-ethics-lawyers-friedberg-and.html>

²² When Plaintiff later filed CRIMINAL and ETHICAL COMPLAINTS against Friedberg and others, the New York Supreme Court Disciplinary Department lost them. In Plaintiff's testimony to the NY Senate Judiciary Committee, Chairman Sampson confronts Friedberg as to where Plaintiff's complaints against he and his Cronies are, Friedberg states he will get back to the Committee with what has happened to the missing complaints. Instead, Friedberg sends Plaintiff a letter dismissing the complaints against himself and his Cronies. Yes, Friedberg literally dismissed his own complaint, violating just about every Ethical Rule and NY State Law regarding Conflict of Interest, Obstruction of Justice and Fair and Impartial Due Process.

Tembeckjian that he had to follow certain a rule of ethics [a certain rule of ethics], **Mr. Tembeckjian actually wrote back to my brother saying that there are no ethics that he has to follow. And -- am I correct?**

CHAIRMAN SAMPSON:

I hear your point, Your Honor.



TEMBECKJIAN

FRIEDBERG

A Shakespearean Legal Comedy/Tragedy of Government Corruption Gone Wild now exposed by these WHISTLEBLOWERS, a TOTAL DESECRATION OF LAW TOP DOWN, very similar to the current situation in this Court, with JUSTICES OF THIS COURT ILLEGALLY HANDLING THIS RICO AND ANTITRUST LAWSUIT WHILE BEING CRIMINALLY COMPLAINED OF REGARDING THEIR INVOLVEMENT IN THE CRIMINAL RICO ENTERPRISE EXPOSED. The Testimonies from these THREE **CREDIBLE EYE WITNESS EXPERTS**, who work within the LEGAL SYSTEM, exposes what is happening in this Court and the Prosecutorial Offices where INJUSTICE is served, creating a situation analogous to what happened to Concentration Camp Victims in Nazi Germany. Victims who pleaded to the NAZI Courts and the Gestapo for Justice, complaining of the Abuses and Torture by the Camp Guards were executed on the way out the door, justice served Nazi Style. All those "government officials" the victims pleaded to for help were part of the NAZI COUP, the Victims therefore stood no chance of Justice wherever they turned, completely denied Due Process or Procedure, just as in this Court and the Government Agencies fingered by Anderson, including Members of the Department of Justice.

THE CONTROLLED DEMOLITION OF WORLD MARKETS BY ATTORNEYS AT LAW OPERATING AS A CRIMINAL RICO ENTERPRISE AND INFILTRATING SENIOR PUBLIC OFFICES, INCLUDING WITHIN THE DEPARTMENT OF JUSTICE AND THE COURTS

YOU ARE A DEN OF VIPERS AND THIEVES



“Gentlemen, I have had men watching you for a long time and I am convinced that you have used the funds of the bank to speculate in the breadstuffs of the country.

When you won, you divided the profits amongst you, and when you lost, you charged it to the bank.

You tell me that if I take the deposits from the bank and annul its charter, I shall ruin ten thousand families. That may be true, gentlemen, but that is your sin! Should I let you go on, you will ruin fifty thousand families, and that would be my sin!”

“You are a den of vipers and thieves.”— Andrew Jackson (7th US President, when forcing the closure of the Second Bank of the US in 1836 by revoking its charter)

One now sees clearly that behind the Mass of Crimes plaguing our nation are RICO Criminal Operatives with LEGAL DEGREES acting in a variety of legal roles necessary to commit crimes and evade prosecution. There are Private Sector Law Firms and Attorneys at Law, creating the underlying documentation and contracts necessary for the FRAUDS and Public Office Attorneys at Law, such as in this Court, rubberstamping the Fraudulent Documents and Contracts. The Private Law Firms have other Criminal Attorneys at Law who travel through a revolving door through Government Regulatory Agencies with a mission to DE-REGULATE and TURN THE OTHER WAY if Red Flags or complaints arise.²³ and ²⁴ Still yet, other criminal

²³ “In Aftermath of Financial Crisis, Who's Being Held Responsible?” PBS News Hour by Ray Suarez http://www.youtube.com/watch?feature=player_embedded&v=qmO7W8iC5LE&noredirect=1

²⁴ “Insight: Top Justice officials connected to mortgage banks - - U.S. Attorney General Eric Holder and Lanny Breuer, head of the Justice Department's criminal division, were partners for years at a Washington law firm [Covington & Burling] that represented a Who's Who of big banks and other companies at the center of alleged foreclosure fraud, a Reuters inquiry shows.” By Scot J. Paltrow, Reuters, Fri Jan 20, 2012 <http://www.reuters.com/article/2012/01/20/us-usa-holder-mortgage-idUSTRE80JOPH20120120>

and

“50 STATES FILE NOTICE OF INTENT TO INTERVENE IN MORTGAGE FRAUD SETTLEMENT”

In The United States District Court
District Of Columbia, Washington DC
Judge Colliers Court Unit

The United States Of America Civil Case No 12-361
50 States Attorney Generals

VS.

Emergency Motion

Thursday, July 26, 2012

95 of 286

operatives are disguised as Lawmakers (Congressional Criminals from both sides of the aisle) who push for legislation designed to lower regulations, simultaneously watering down prosecutorial legislation so as they may operate with the false perception that the crimes are legal or non-prosecutable. This subversion of the Regulatory Agencies and Law paves the way for the COMPLEX ILLEGAL FINANCIAL FRAUDS to take place without the public noticing until too late and where a sense of Justice is given if they are exposed, perhaps a small fine but no real Justice ever occurs. Other CRIMINAL RICO Operatives revolve through the Courts doors in various roles, including dressed as Justices, to bury any legal actions against the Criminal Organization, endlessly denying due process to the victims. One example of this comes from the illegally foreclosed homes foreclosed on using fraudulent documents submitted by Attorneys at Law and rubberstamped by Justices, who came out smelling rosy, while their victims remain homeless and destitute.

Examples of these COMPLEX CRIMES CONCOCTED by these DIRTY ROTTEN UNETHICAL ATTORNEYS AT LAW, directly causing the ONGOING MAN MADE DEPRESSION THE NATION and WORLD, include but are not limited to;

1. FRAUDULENT INSURANCE CONTRACTS - Contracts produced by Attorneys at Law from the CRIMINAL RICO ENTERPRISE LAW FIRMS, whereby AIG for example then sets the stage for a CONTROLLED ECONOMIC CALAMITY in World Markets through FRAUDULENT INSURANCE CONTRACTS, rigging the market to collapse, betting on the collapse and then a few profiting off the human suffering and monetary losses caused,
2. FRAUDULENT SUBPRIME MORTGAGES and PREDATORY LENDING – Subprime Contracts, again prepared by the CRIMINAL RICO ENTERPRISE LAW FIRMS designed steeped in FRAUD and then sold by the RICO CRIMINAL ORGANIZATION to unsuspecting home owners and then bundled up and resold to hundreds of millions of victims worldwide. Again, knowing the contracts would fail

Wellsfargo Bank, JP Morgan Chase, Ally/GMAC, Citi Bank, ET AL
Bank of America: 1-877-488-7814
Citi: 1-866-272-4749
Chase: 1-866-372-6901
Ally (formerly GMAC): 1-800-766-4622
Wells Fargo: 1-800-288-3212

Notice of Intent To Intervene as a Matter Of Right Federal Rule Civil Procedure 24 Victims Intervention of Right

To The Honorable Judge of Said Court ... Judge Collier

<https://sites.google.com/site/thecatbirdsnest13/home/50-states-file-notice-of-intent-to-intervene-in-mortgage-fraud-settlement>

Thursday, July 26, 2012

Emergency Motion

96 of 288



- bets were fixed for a few to profit off the human suffering and monetary losses caused,
3. FRAUDULENT COLLATERALIZED DEBT OBLIGATIONS (CDOs) – Legal contracts again created by the CRIMINAL RICO ENTERPRISE LAW FIRMS working with Cartel Bankers to cause controlled market demolitions and worldwide economic calamity and again a few profiting from the downfall of markets and off the human suffering and monetary losses caused,
 4. FRAUDULENT WARS OF AGGRESSION – Undeclared Wars are War Crimes and the current illegal “wars” are based on LIE after LIE for War Profiteering, again profiting a few in the Military Industrial Complex to the detriment of the U.S. citizens and decimating those nations we have illegally invaded, murdering their citizens and killing our soldiers, all costing the American taxpayers TRILLIONS,
 5. ILLEGAL OIL PRICE FIXING and PROFITEERING - achieved through ILLEGAL UNDECLARED ACTS OF AGGRESSION, benefiting a few slimy oil empires to the detriment of citizens worldwide, artificially inflating prices that affect every citizens ability to purchase their basic needs, i.e. electricity, gas, food, etc. and virtually forcing Middle Class Americans into poverty,
 6. STOCK MARKET RIGGING, that has decreased the Middle Class Portfolios to Poverty, to
 7. ANTITRUST and ILLEGAL MONOPOLISTIC COMBINATIONS - that have wiped out Small Businesses, i.e. Walmart, Microsoft, BrandsMart, Home Depot, Costco, etc. These illegally monopolized businesses sectors have forced millions of American’s their companies and sent unemployment SKY ROCKETING to levels higher than the Great Depression, if assessed using the same calculations and not today’s rigged unemployment rates used to hide the real facts, and finally, last but not least, in fact, in total losses monetarily probably the most costly crime,
 8. LIBOR INTEREST RATE FIXING CRIMES²⁵ – This recently exposed crime where market rates were fixed adversely effects over **EIGHT HUNDRED TRILLION**

²⁵ “FED Knew About LIBOR Scandal in 2007 --- The New York Federal Reserve on Friday released documents showing it knew banks were manipulating a key interest rate more than four years ago. The documents, which date back to 2007, show that the Fed became fully aware that banks were lying about their borrowing costs when setting Libor, and chose to take no action against them.” by <http://www.youtube.com/watch?v=9TWid9UygnQ&feature=em-uploademail>

and

“Libor Lawsuits Are Piling Up And Could Cost Billions, Banks Brace For Another Big Legal Battle --- The Libor rate scandal could make banks’ mortgage and foreclosure troubles look like child’s play and that doesn’t bode well for an industry still in recovery mode.” by Halah Touryalai, Forbes Staff
<http://www.forbes.com/sites/halahtouryalai/2012/07/12/libor-lawsuits-are-piling-up-and-could-cost-billions-banks-brace-for-another-big-legal-battle/>

DOLLARS (US \$800,000,000,000,000.00) OF CONTRACTS, including but not limited to, PENSIONS, INSURANCE, CREDIT CARDS, BUSINESS LOANS and virtually every form of business loan contract that LIBOR is directly tied to, which is virtually every type of loan. This felony global rate fixing crime truly affects every person on the planet earth adversely and may further decrease net worth of citizens from 40% losses to over 60-70% losses in their investments, etc. Again, a crime designed to the benefit of a few who rigged the markets at the expense of all. Again, bets fixed to profit off the human suffering and monetary losses caused.

From FRAUDULENT FORECLOSURES, RIGGING THE HOME REAL ESTATE MARKETS, RIGGING WORLD MARKETS, etc., PERSONAL HOME VALUES HAVE PLUMMETED, with LOSSES of 50% or more and PERSONAL INVESTMENTS HAVE VANISHED with LOSSES of over 40% of NET WORTH²⁶ to people worldwide whom the frauds were committed upon in mass. ALL OF THE LOSSES DIRECTLY DUE TO FRAUD and damaging HUNDREDS OF MILLIONS OF HOMEOWNERS and INVESTORS WORLDWIDE who have been burned by these Frauds and Schemes. Millions foreclosed upon illegally, millions more impoverished and whereby all of the Legal Contracts behind each scheme were produced by the CRIMINAL RICO ENTERPRISE LAW FIRMS and executed with their Corporate Partners and Public Office Partners.

Every American who owns a home has been burned by these crimes, as their home values plummeted due directly to these crimes, losing 40% or more on their net worth, their life savings, their pensions, etc., in just a few years, instantly thrusting them into economic hardship, again, this Economic Warfare Crime is a War Crime and already is leading to a mass of suicides worldwide. Each homeowner in America should sue the banks, law firms, lawyers, regulators and judges who are responsible for the crimes that led to their losses, demanding our Justice Department PROSECUTE or PROSECUTE THE JUSTICE DEPARTMENT OFFICIALS WHO

and

“New York Fed Knew of False Barclays Reports on Rates by MICHAEL J. DE LA MERCED AND BEN PROTESS, The New York Times Company
<http://dealbook.nytimes.com/2012/07/13/barclays-informed-new-york-fed-of-problems-with-libor-in-2007/>

and

“Holding Out for Holder to Prosecute Libor Liars” by Jennifer S. Taub | Monday, July 16, 2012 at 11:49AM
<http://www.theracetothetbottom.org/home/holding-out-for-holder-to-prosecute-libor-liars.html>

²⁶ “Family net worth plummets nearly 40% -- The average American family's net worth dropped almost 40% between 2007 and 2010, according to a triennial study released Monday by the Federal Reserve.” by Charles Riley @ CNNMoney June 12, 2012: 12:12 PM ET
<http://money.cnn.com/2012/06/11/news/economy/fed-family-net-worth/index.ht>

FAIL TO PROSECUTE AND THEREBY VIOLATE THEIR OATH OF OFFICE AND DUTIES TO THE PEOPLE THEY SERVE. Criminals disguised as Attorneys at Law are further disguised as Judges found rubber-stamping all of these FRAUDULENT CONCOCTIONS and SCHEMES. Other Criminals disguised as Attorneys at Law are further disguised as Regulators whom feign to be “Asleep at the Wheel” leaving the victims homeless and with massive losses of personal assets from the CRIMES and with NO RECOURSE in the Courts and Prosecutorial Offices, as they are now run by the Criminals.²⁷

The crimes led to the Criminals then perpetrating another massive fraud on the People through the creation of FRAUDULENT TARP FUNDS, whereby the losses for the CRIMINAL SCHEMES described above were then portrayed to the WORLD as ORGANIC ECONOMIC CALAMITIES NEEDING “BAILOUTS” from the PUBLIC. In essence, TARP made the American Public pay the criminals for losses incurred from their criminal activities to the criminals (yes, hard to believe) and then the criminals stole off with these monies too, again, further causing ECONOMIC WARFARE upon the citizens. Companies were then cited as “TOO BIG TO FAIL” by our Government Criminals who intentionally and with scienter rigged

²⁷ “Foreclosure fraud investigators forced out at attorney general’s office” By Kimberly Miller, Palm Beach Post Staff Writer Tuesday, July 12, 2011
<http://www.palmbeachpost.com/money/foreclosures/foreclosure-fraud-investigators-forced-out-at-attorney-generals-1603854.html?page=2>

and

Office of the Attorney General Economic Crimes Division – “UNFAIR, DECEPTIVE AND UNCONSCIONABLE ACTS IN FORECLOSURE CASES” Prepared by: June M. Clarkson, Theresa B. Edwards and Rene D. Harrod of the Florida Attorney General Office
<http://www.scribd.com/doc/46278738/Florida-Attorney-General-Fraudclosure-Report-Unfair-Deceptive-and-Unconscionable-Acts-in-Foreclosure-Cases>

and

“Revealed: How Countrywide and Angelo Mozilo Crashed the Housing Market without Punishment” By Damien Hoffman, December 05 2011
<http://wallstcheatsheet.com/stocks/revealed-how-countrywide-and-angelo-mozilo-crashed-the-housing-market-without-punishment.html/>

Video 1 - <http://www.cbsnews.com/video/watch/?id=7390540n> – CBS NEWS

Video 2 - <http://www.cbsnews.com/video/watch/?id=7390542n> – CBS NEWS

“Lawyers Investigating SEC Madoff Frauds Provide Help to Fellow Lawyers Eight SEC employees disciplined over failures in Madoff fraud case; none are fired”, The Washington Post by David S. Hilzenrath - November 11, 2011
<http://exposecorruptcourts.blogspot.com/2011/11/lawyers-investigating-sec-madoff-frauds.html>

and

http://www.washingtonpost.com/business/economy/seven-sec-employees-disciplined-on-failure-to-stop-madoff-fraud/2011/11/10/gIAQ3kYYCN_story.html

them to fail and whereby “TOO BIG TO FAIL” is a term that by definition is a call for a BREAKUP OF THESE COMPANIES THROUGH ANTITRUST LAWS and not a reason to make them bigger with bogus bailouts. Bailouts that they then used to bonus their fat greed soaked porker faces, stealing the TARP funds as well, again a crime against the American people and people worldwide in the tune of TRILLIONS. The adage should have been “NEVER TOO BIG TO JAIL” and the public should have RECOVERED the stolen funds, seizing all of their assets and REDISTRIBUTING THE WEALTH BACK TO THE PEOPLE THE MONEY WAS STOLEN FROM in the first place. As a side note, it is funny to see how the criminals attempt to spin reality and claim that REDISTRIBUTING THE WEALTH BACK TO THE PEOPLE from the CRIMINALS who made their trillions/billions robbing the people is somehow a form of socialism and unfair wealth distribution. Factually, this form of retribution through redistribution would actually be pure Justice and the right and only course to fixing the economy for the People, to the benefit of everyone at the expense of the few who committed the crimes.

ECONOMIC CALAMITIES caused directly through CONSPIRATORIAL FRAUD. Whereby LAWMAKERS, more aptly, LAWBREAKERS in CONGRESS, almost all Attorneys at Law, are bought or placed in their roles through FRAUDULENT ELECTIONS by the CRIMINAL RICO ENTERPRISE. These LAWBREAKER/CONGRESSIONAL CRIMINALS travel through a REVOLVING DOOR from CONGRESS to the “FAVORED LAW FIRMS” or vice versa. THEY HAVE ROBBED US CITIZENS further by SHIFTING THE LOSS FOR THE CRIMINAL RICO ENTERPRISES CRIMES TO THE PEOPLE and now onto the BACKS OF THEIR CHILDREN’S FUTURE, as their children become debt slaves to the criminals.

The very same Congressional Criminals that destroyed the ECONOMIES of the WORLD then claim the People need to tighten their belts and cut their “entitlements,”²⁸ cuts directly due

²⁸ The word Entitlements needs further clarification here, as there are two distinct confusing meanings. The first meaning “is a guarantee of access to benefits based on established rights or by legislation. A “right” is itself an entitlement associated with a moral or social principle, such that an “entitlement” is a provision made in accordance with legal framework of a society”. <http://en.wikipedia.org/wiki/Entitlement> In this usage, an Entitlement is akin to a worker paying for and buying, with REAL HARD EARNED MONEY through REAL HARD WORK, benefits such as Social Security, Medicare/Medicaid and Unemployment Insurance. For these future promises to pay REAL FUNDS ARE DEDUCTED OUT OF EVERY REAL PAYCHECK OF THE WORKER THROUGHOUT LIFE, used to BUY GUARANTEED and FUNDED BENEFITS LATER. Here we have Workers PURCHASING an Government Insurance PRODUCT via Contract, not some sort of freeloading of benefits in any gifted or undeserved manner and factually workers are legally entitled to those PAID FOR FUTURE BENEFITS.

The Second Definition of Entitlement, “In a casual sense, the term ‘entitlement’ refers to a notion or belief that one (or oneself) is deserving of some particular reward or benefit—if given without deeper legal or principled cause, the term is often given with pejorative connotation (e.g. a ‘sense of entitlement’)”. This second usage is strikingly different from the first in that here there is NO LEGAL Entitlement to a Future Purchased Benefit, just a “sense”, which would be akin to say an unearned “TRUST FUND BABIES TRUST FUND”, where the benefactors inherit, not earn or pay for, the “entitled by birth” benefits. The only Entitlements necessary to cut in society are these type of UNEARNED or UNPAID FOR ENTITLEMENTS and BENEFITS but that would leave most of Congress needing a second job and purchasing the crap insurance of “Obama UnCare” versus their “Entitled” platinum plated

to the losses from their crimes, whilst their own belts burst in Greed. Instead of allowing these crimes to continue the People must simply RESTORE JUSTICE, tighten the NOOSES around the CRIMINALS necks, despite their elitist family names and simply RECOVER the STOLEN LOOT from their swaying carcasses, which again, would instantly put the Country back in black overnight.

What do the PEOPLE have from all of these FRAUDS?

1. INTENTIONALLY WRECKED WORLD ECONOMIES,
2. DECREASED HOME EQUITY BY 40% OR MORE,
3. 8 MILLION-20 MILLION HOMELESS AMERICAN'S WIPED OUT FROM WHOLLY FRAUDULENT FORECLOSURES,

Congressional Insurance Policies. Of course, our politicians and their families should have Platinum Plans for they earned it by bankrupting the Nation and World Economies? In other words, the only ones who appear to live off UNEARNED ENTITLEMENTS are those ROBBING the AMERICAN WORKERS of their HARD EARNED BENEFITS THEY PAID FOR AND ARE LEGALLY ENTITLED TO.

Another "entitlement" to cut would be "Trust Funds" as with estates currently passing 100% free of Death Taxes through further ILLEGAL DEREGULATIONS, we factually have a Monarchy. As if a Kings were passing the Kingdom, the United States, to their "entitled" children, who then pass it to theirs, further skewing the money supply, spoiling each successive generation until they are "rotten to the core" and let the GOOD PEOPLE who worked hard to get them their "entitled" positions, STARVE. Instead, as this is America and not the English Monarchy we freed ourselves from yesteryear, when someone who has "made it" dies with a billion, a small portion should pass to their next generation through a 90% estate tax, which in this instance would leave a whopping 100 Million Dollars to their heirs. Even this amount is not enough for these greedy ROBBER BABY BARONS where they currently have rigged the money supply further by passing all 1 BILLION free of tax. In the instance of a 90% estate tax, the remainder of the taxed monies, \$900 Million, would return to the common money pool for the next big earners/inventors to earn and to pay for the PAID ENTITLEMENTS of the PEOPLE who WORKED HARD and are LEGALLY ENTITLED TO THEM.

Plaintiff fears however that like with the Good King, the People will have to have a real "Tea Party" again. Not to be confused with the Unpatriotic Tea Party of today's politics but a true REVOLUTION and REVOLT against these "ENTITLED" SPOILED ROTTEN ELITIST TYRANTS WITH HARVARD AND YALE BOUGHT LEGAL DEGREES, whose legacy is to have decimated and destroyed our Great Nation, her People and her Honor. In Revolt the PEOPLE should carefully dissect those ELITISTS who inherited their wealth or gained it from CRIMINAL ACTS from those who WORKED HARD in legitimate positions to EARN such Wealth when TAKING BACK THE ILL GOTTEN GAINS.

The Entitlement SCAM appears yet another CRIME perpetrated against the PEOPLE by our "Elite" Congressional Criminals (elite only in the entitled "sense") to rob funds set aside by workers for PAID FOR SOCIAL BENEFITS and now claim that the workers were not "entitled" to these PAID FOR BENEFITS, as if these were social welfare claims like their trust funds. Whereby the monies paid for by WORKERS throughout their LIFETIMES with LEGAL PROMISE TO PAY at RETIREMENT or if they become UNEMPLOYED are being kiped and pilfered by those "TRUST FUND BABIES" from Harvard and Yale, mostly who are running or more aptly ruining and robbing the Country, in delusions of grandeur, perhaps from too many "entitlements". Those who have hardly worked a day in their lives and who do not pay any taxes, again we find robbing hard working Americans while making huge gains for themselves and the RICO CRIMINAL ORGANIZATION.

4. 30-75 MILLION PERMANENTLY UNEMPLOYED FROM THE WHOLLY ILLEGAL MARKET RIGGING, ANTITRUST VIOLATIONS AND COMPANY/INDUSTRY COLLAPSES,
5. 401K'S AND STOCK PORTFOLIO'S HAMMERED TO NOTHING,
6. PENSIONS LEFT IN SHAMBLES²⁹,
7. CITY, STATES, COUNTIES AND COUNTRIES WRECKED BY FRAUDULENT LEGAL INSTRUMENTS AND ILLEGAL LEGAL SCAMS AND
8. FOOD AND OIL PRICES FIXED TO STARVE THE PEOPLE AND WIPE OUT THE MIDDLE CLASS.

All of these Economic Hardships the result of Economic Terrorism, a War Crime, and directly resulting from Conspiratorial Criminal Controlled Demolitions and again all UNPROSECUTED and again the monies still not recovered. Again, all of the crimes are achievable only with a Misused Degree in Law aka a license to steal. Look no further for proof of the crimes and who committed them, than by analyzing the SKYROCKETING Net Worth increases of our Government's So-Called Elite, our Pork Filled Politicians³⁰ and their Corporate PIG partners, their net worth increases in wealth, correspond almost identically to the amount of monies stolen from the PEOPLE. This uneven distribution/skewing of the money supply

²⁹ "Madoff Whistleblower: Big Banks Are Ripping Off Pension Funds." By Peter Gorenstein | Daily Ticker August 19, 2001

<http://finance.yahoo.com/blogs/daily-ticker/madoff-whistleblower-big-banks-ripping-off-pension-funds-152836936.html>

and

"Governor [Andrew Cuomo] ignores crooks, targets retirees" by Francis A. Gentile, Gannet, Mar. 2, 2012

<http://www.lohud.com/article/20120304/OPINION/303040049/1016/OPINION01/Gov.%20ignores%20crooks+,%20targets%20retirees>

and

"Will the Attorneys General Sell Out the Pension Funds?" by Abigail Caplovitz Field, TheHuffingtonPost.com, Inc.

<http://www.huffingtonpost.com/abigail-caplovitz-field>

³⁰ "The 50 Richest Members of Congress (2011)" "To determine the richest lawmakers, Roll Call adds up the **minimum value** of total assets reported by each Member on their annual financial disclosures and subtracts the minimum liabilities. Percent change refers to the change since last year's disclosure forms. An asset valued at \$5 million to \$25 million is counted at the lesser amount, as is a liability valued at \$1 million to \$5 million." August 22, 2011

<http://www.rollcall.com/50richest/the-50-richest-members-of-congress-112th.html>

between “the haves and the have nots” is due entirely to CRIMINAL ACTS and has become worse than any other point in history.³¹

The CRIMINALS in the RICO Enterprise cloaked as ATTORNEYS AT LAW, act behind the scenes, further profiting from the controlled demolition of the US and Foreign Markets and Fortune 1000 Companies by betting against the PEOPLE and having INSIDE INFORMATION that the markets will collapse from each controlled demolition. From the wreckage however, one finds new instant BILLIONAIRES and RECORD CORPORATE PROFITS of a select few prevail, about 1/10 of 1% of the Population, an increase in wealth that almost directly correlates to the TRILLIONS of DOLLARS LOOTED by their CRIMES.

Sky-Rocketing Net Worth Increases, include but are not limited to,

1. Lawmakers from all Political Parties, mainly Attorneys at Law,
2. Judges, again almost all Attorneys at Law,
3. Public Officials, again almost all Attorneys at Law, collecting their compensation upon exiting Public Office in Lucrative Instant Partnerships with the “Favored Law Firms” and,
4. CEO’s of the RICO Enterprise’s Controlled Companies, again almost all Attorneys at Law, here taking bonuses for the Criminal RICO Organization while wiping out shareholders, pensions, laying off US employees, wiping out unions, etc.

All of these CRIMINALS stealing for the CRIMINAL RICO ENTERPRISE hundreds of Billions/TRILLIONS by Robbing, Raping and Destroying America’s “Apple Pie” institutions and running them into the ground. Why, one may ask, have these PIGS given themselves Bonuses at all instead of being FIRED? For all of the following reasons the Criminal Cartel actors in these corporate frauds should have been FIRED and IMPRISONED, including but not limited to,

1. bankrupting Fortune 1000 companies,
2. rigging and destroying world mortgage markets,
3. rigging and destroying world stock markets,
4. rigging global economies to collapse³² and

³¹ “The Shocking, Graphic Data That Shows Exactly What Motivates the Occupy Movement
The corporate media may obsess about what Occupy Wall Street is all about, but these images should make it clear.”
AlterNet / By Les Leopold, October 23, 2011
http://www.alternet.org/story/152811/the_shocking%2C_graphic_data_that_shows_exactly_what_motivates_the_occupy_movement?page=entire

³² Further, supporting evidence of this CRIMINAL ENTERPRISE committing MASS FRAUD can be found in the April 13, 2011, Report by the United States Senate, PERMANENT SUBCOMMITTEE ON INVESTIGATIONS,

Committee on Homeland Security and Governmental Affairs. The Committee is Chaired by Hon. Carl Levin and assisted in bipartisan fashion by Tom Coburn, Ranking Minority Member and is titled WALL STREET AND THE FINANCIAL CRISIS: ANATOMY OF A FINANCIAL COLLAPSE. The Report is located at the following URL, hereby fully incorporated in entirety by reference herein,
http://hsgac.senate.gov/public/ files/Financial_Crisis/FinancialCrisisReport.pdf .

This detailed stinging report alleges fraud over 200 times in 650 pages, yet still NOT A SINGLE ARREST??? While most of this Criminal Activity defined in the report continues to take place in New York, and why not, when the “Fox” and “Fix” is in the Henhouse with this Court? Crime Pays when no one is protecting the People and Justice is complicit in the crimes. One must ask where are the US Attorneys, the New York Attorney General and the Governor of New York, the self-proclaimed “Sheriffs of Wall Street”, whom instead look more like Criminal Accomplices disguised as Sheriffs. Who are these “Barney Fife” Sheriffs? Again, we find more ATTORNEYS AT LAW, all with interests in the CONTROLLED DEMOLITION of the markets, betting against the People in rigged market collapses, fearing no Justice as they have disabled Justice.

and

“Is the SEC Covering Up Wall Street Crimes? A whistleblower claims that over the past two decades, the agency has destroyed records of thousands of investigations, whitewashing the files of some of the nation's worst financial criminals.” By Matt Taibbi, Rolling Stone; Jann S. Wenner, Editor and Publisher August 17, 2011
<http://www.rollingstone.com/politics/news/is-the-sec-covering-up-wall-street-crimes-20110817>

and

“SEC may have destroyed documents, says senator Grassley: Agency may have got rid of Goldman, Madoff documents” “The Securities and Exchange Commission may have destroyed documents and compromised enforcement cases involving activity at large banks and hedge funds during the height of the financial crisis in 2008, according to allegations made by a lawmaker on Wednesday.” By Ronald D. Orol, (MarketWatch) August 18, 2011
<http://www.marketwatch.com/story/sec-may-have-destroyed-documents-senator-says-2011-08-17>

“Why Isn't Wall Street in Jail? Financial crooks brought down the world's economy — but the feds are doing more to protect them than to prosecute them.” By Matt Taibbi, Rolling Stone; Jann S. Wenner, Editor and Publisher
<http://www.rollingstone.com/politics/news/why-isnt-wall-street-in-jail-20110216>

and

“Why Do Dangerous Financial Criminals Roam Free? Prosecutors like Eric Schneiderman need cops on the beat to put financial crooks behind bars. But thanks to Bush, these cops are missing in action.” By June Carbone, Alternet, February 4, 2012
http://www.alternet.org/economy/153997/why_do_dangerous_financial_criminals_roam_free


and

“William Black: Why Nobody Went to Jail During the Credit Crisis --- The FBI is no longer chasing white collar criminals” by James J Puplava CFP with William K Black PhD at Financial Sense®
<http://www.financialsense.com/financial-sense-newshour/guest-expert/2011/09/14/william-k-black-phd/why-nobody-went-to-jail-during-the-credit-crisis#.Toz2nH9u1OU.email>

and

“If Mortgage Fraud Was Rampant, Why Aren't [there] Criminal Charges?” By Matt Egan, Published May 06, 2011, FOXBusiness

Thursday, July 26, 2012


Emergency Motion

104 of 286

5. rigging illegal wars of aggression for war and oil profiteering.

All crimes and cover-ups done with scienter against the American People and People Worldwide, all done in criminal conspiracy, all done with the aid of insiders inside the Wheels of Justice and Government. These controlled demolitions of world economies created through FRAUD, have intentionally BANKRUPTED the US and World markets and caused FRAUDULENT ECONOMIC DEPRESSIONS on Citizens worldwide. Again, all of this CRIMINAL HAVOC to the benefit of a CRIMINAL RICO ENTERPRISE, all further caused by MASS CRIMINAL ACTS committed by mostly ATTORNEYS AT LAW and their CORPORATE CLIENTELE, ending with Attorneys at Law behind the TORTURING OF HUMAN BEINGS and WAGING ILLEGAL UNDECLARED WARS OF AGGRESSION.³³

http://www.foxbusiness.com/industries/2011/05/05/fraud-claims-grow-feds-forgo-criminal-charges/?cmpid=cmtv_email_Gigya_If_Mortgage_Fraud_Was_Rampant%2C_Why_Aren't_Criminal_Charges%3F

and

“WW3 is on as Wall St. banks plunder economy.” Max Keiser, YOUTUBE (or aptly ELIOTUBE)
http://www.youtube.com/watch?v=tZindTx0YDA&feature=player_embedded

and

“Obama: Banks broke no laws broken...More shameless than Bush” by Max Keiser
<http://www.realecontv.com/videos/government-corruption/obama-banks-broke-no-laws-broken.html>

and

http://www.youtube.com/watch?v=ks-sc4LYqck&feature=player_embedded
[Obama tries to Cover-Up for Economic Terrorism committed by his Republican Wall Street backers, keep in mind he has raised more money for the 2012 election from Republican Wall Streeters than all of the Republican Candidates in toto] see,

“Wall Street Still Gives More Cash to Obama Than to Republicans” by Noreen Malone, New York Media LLC.
October 20, 2011

http://nymag.com/daily/intel/2011/10/wall_street_still_gives_more_c.html

and

“Meltdown - The men who crashed the world” Part 1-4
http://www.youtube.com/watch?v=6zZ_JfROhOE&feature=player_embedded

and

“The Failure to Prosecute Bank Crimes Creates a Disease at the Heart of Our Politics” By: David Dayen, Firedoglake, Monday February 6, 2012
<http://news.firedoglake.com/2012/02/06/the-failure-to-prosecute-bank-crimes-creates-a-disease-at-the-heart-of-our-politics>

“Deficiencies Found in Oversight of Seized Assets, U.S. Says” By Seth Stern - Sep 13, 2011, BLOOMBERG L.P.
<http://www.bloomberg.com/news/2011-09-13/deficiencies-found-in-oversight-of-seized-assets-u-s-says.html>

³³ **“Bush, Blair found guilty of war crimes - A War Crimes Tribunal in Malaysia has found former US President George W. Bush and former British Prime Minister Tony Blair guilty of war crimes for their roles in the Iraq war.”** November 23, 2011 by PressTV
<http://www.presstv.ir/detail/211590.html>

and

“F**k Habeas Corpus - Supreme Court Decision” Published on You Tube Jun 12, 2012 by TheYoungTurks (Ana Kasparian and Cenk Uygur)
http://www.youtube.com/watch?v=O6XZVgSLlh0&feature=player_embedded

and

“Did the Supreme Court Just Gut Habeas Rights?” by Adam Serwer @ Mother Jones, Mon Jun. 11, 2012 10:30 AM PDT
<http://www.motherjones.com/mojo/2012/06/did-supreme-court-just-gut-habeas>

and

“The Torture Memos: just following orders, just following [LEGAL] advice?” Posted on July 12, 2011 by Richard Moorhead Law Professor at Cardiff University, LAWYERS WATCH
<http://lawyerwatch.wordpress.com/2011/07/12/the-torture-memos-just-following-orders-just-following-advice/>

and

“United States: Investigate Bush, Other Top Officials for Torture - Inquiry Into 2 Deaths in CIA Custody Insufficient” by Human Rights Watch July 11, 2011
<http://www.hrw.org/en/news/2011/07/11/united-states-investigate-bush-other-top-officials-torture>

and

“John F. Kennedy 2 - The George H. W. Bush Connection-Full Length Documentary - The sequel to Oliver Stone's JFK, you won't see in the cinema. A thoroughly documented criminal indictment establishing beyond a reasonable doubt the guilt of George H.W. Bush as a supervisor in the conspiracy to assassinate John Kennedy.”
<http://www.youtube.com/watch?v=DAQ5mFkriDs&feature=autoshare>

and

“Bush Family, C.I.A., Nazi Connection” October 28, 2007 -
<http://www.myspace.com/270351075/blog/323241558>

and

In 1939, Harriman and Prescott hired the Dulles brothers [law firm of Sullivan & Cromwell - <http://www.enter.net/~torve/trogholm/secret/rightroots/dulles.html>] to hide Nazi involvement with U.B.C. [Union Banking Corporation] because they knew the things they had done were not in the best interest of America. But it didn't work and U.B.C. was seized by the federal government on Nov. 17, 1942, under the Trading with the Enemy Act. The bank was a money laundering operation for Hitler. Prescott [Bush] was also forced to give up support to his favorite political ally Hitler. Prescott went to a Congress Hearing to try to get his Bank back. **J. Edgar Hoover told him [Prescott Bush, Father to George HW Bush and GrandNaziFather to George W. (WarCriminal) Bush], "That's right you're a**

Tens of Thousands of human beings are being Tortured Worldwide whom are not TERRORISTS. Had they been terrorists the US would have tried them proudly in our once Just System of Jurisprudence but instead mostly these tortured souls are foreign citizens of countries we have illegally invaded and these are the people of those countries who oppose the UNDECLARED and ILLEGAL WARS OF AGGRESSIONS in their Countries. Most of these so-called terrorists are really foreigners whose PROPERTY RIGHTS IN THEIR COUNTRIES HAVE BEEN STOLEN or they are dissenters of the US invasion of their country, who are then sent to Camp Gitmoschwitz or Abu GraHell or some other Black site to keep them quite forever, with NO JUSTICE AT ALL.

Some of those being TORTURED currently are AMERICAN CITIZENS and SOLDIERS tortured for their HEROIC WHISTLEBLOWING ATTEMPTS, such as, PFC Bradley Manning, Julian Assange, Christine C. Anderson, Nicole Corrado, Hon. Judge Hart, etc., whom through PATRIOTIC DISSENT HAVE EXPOSED THE CRIMINAL RICO

Nazi, and you run a Nazi Bank." Prescott was denied request to keep the bank and the bank was seized. There were many other American & British Elite that funded Hitler & the Nazi's rise to power. Henry Ford of Ford Motor Company, The Rockefeller family of Standard Oil, Thomas Watson of IBM, J. P. Morgan, Coca Cola, General Motors, The Rothschild Banking Family of England , etc... etc...etc... How do you think Germany built a Military big enough to take on the world in about a 10 year period?

[Note that many of these same UnAmerican, UnPatriotic, Fascist, Nazi Fry Loving, Spoiled Rotten SellOut's who attempted the Current Coup on the United States are these same UNPATRIOTIC families. See Business Plot I for more information @ <http://www.huppi.com/kangaroo/Coup.htm>]

and

Jason Bermas presents "Invisible Empire: A New World Order Defined" produced by Alex Jones, http://www.youtube.com/watch?v=NO24XmP1c5E&feature=bf_play&list=FLtle4CeXy9TI&index=1

and

"The High Priests of Globalisation" Will Hutton
<http://www.bilderberg.org/>

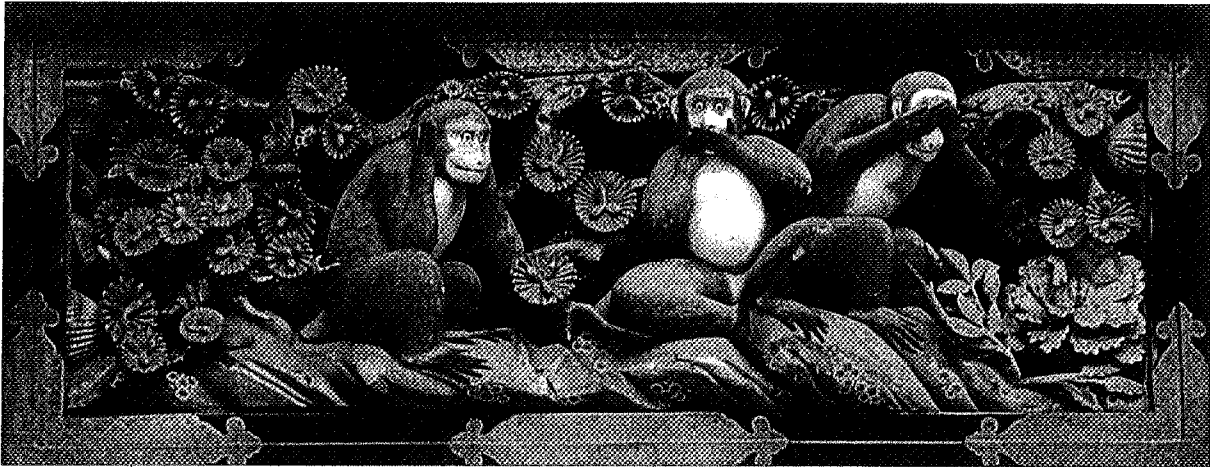
and

"Crisis to Suicide: How Many Have to Die Before We Kill the False Religion of Austerity? The rate of people taking their own lives is soaring in Europe at such a clip that the trend has given birth to a new media term: **"Suicide by economic crisis."** By Lynn Parramore, AlterNet
http://www.alternet.org/story/155012/crisis_to_suicide%3A_how_many_have_to_die_before_we_kill_the_false_religion_of_austerity?akid=8599.203523.WDb0Fu&rd=1&t=8

Agenda 21, EUGENICS "TAKING LIVES CONSIDERED NOT WORTHY TO BE LIVED"
http://www.youtube.com/watch?v=S5cu_5uoQ18

"Transcript: Interview with U.N. torture official Manfred Novak" By Glenn Greenwald, Salon Media Group, Inc. Saturday, Apr 25, 2009
http://www.salon.com/news/opinion/glenn_greenwald/2009/04/25/nowak

ORGANIZATIONS CRIMES FROM INSIDE. Yet, we know live in a United States where Dissent is no longer a form of Patriotism but rather a Criminal Act.



WHERE IS THE JUSTICE? THE CRIMINAL ROLE OF THIS COURT IN AIDING AND ABETTING THE CRIMINAL RICO ENTERPRISE – A ROOT OF TYRANNY AND INJUSTICE

SINGLE ACTS OF TYRANNY MAY BE ASCRIBED TO THE ACCIDENTAL OPINION OF A DAY; BUT A SERIES OF OPPRESSIONS, BEGUN AT A DISTINGUISHED PERIOD AND PURSUED UNALTERABLY THROUGH EVERY CHANGE OF MINISTERS, TOO PLAINLY PROVE A DELIBERATE, SYSTEMATIC PLAN OF REDUCING [A PEOPLE] TO SLAVERY. --- Thomas Jefferson

Let's face it, the economy failing is not due to the LONGEST RUNNING RECESSION³⁴/DEPRESSION³⁵ IN HISTORY, as the economic numbers would appear to

³⁴ <http://en.wikipedia.org/wiki/Recession>

In the United States, the Business Cycle Dating Committee of the National Bureau of Economic Research (NBER) is generally seen as the authority for dating US recessions. The NBER defines an economic recession as: "a significant decline in economic activity spread across the economy, lasting more than a few months, normally visible in real GDP, real income, employment, industrial production, and wholesale-retail sales." [5] Almost universally, academics, economists, policy makers, and businesses defer to the determination by the NBER for the precise dating of a recession's onset and end.

³⁵ There is no agreed definition for the term depression, though some have been proposed. In the United States the National Bureau of Economic Research determines contractions and expansions in the business cycle, but does not declare depressions. [1] Generally, periods labeled depressions are marked by a substantial and sustained shortfall of the ability to purchase goods relative to the amount that could be produced using current resources and technology (potential output). [2] Another proposed definition of depression includes two general rules: (1) a decline in real GDP exceeding 10%, or (2) a recession lasting 2 or more years. [3][4]

reflect, in fact, there is very little organic economic downturn at all. Instead, what we have here is a DEPRESSION caused by **CRIMINAL ACTS LEADING DIRECTLY TO THE COLLAPSE OF THE UNITED STATES AND FOREIGN NATIONS FOR THE BENEFIT OF 1/10 OF 1% OF THE POPULATION.** These subversive government officials are composed of Lawmakers, Regulators, Prosecutors and Judges, all acting like the Three Wise Monkeys who see, hear and speak no evil, pick-pocketing world markets for the Criminal RICO Enterprise aka CRIME INC., which has subverted the United States Government and certain FOREIGN NATIONS. A TREASONOUS NEW WORLD DISORDER CONSPIRATORIAL COUP D'ÉTAT where Justice Officials intentionally look the other way to disable justice, or attempt to find ways to let their Criminal Brethren off the hook through further CRIMINAL ACTS and COVER-UPS. One finds our lawmakers and enforcers instead of upholding law, busy issuing "Get Out of Jail Free" cards for friends and family caught along the way, under the guise of "Immunity" or "Executive Privileges," allowing them and helping them cart off TRILLIONS in stolen monies. Finally, we now find the Criminal Cartel attempting to rewrite Laws and Regulation in effort to make their Crimes legal.^{36and37and38} This rewriting of law to make crime legal resembles exactly what the Nazi Attorneys at Law and Justice Officials did when they knew the end was near and these were exactly the crimes they were tried for at the "Nuremberg Judges Trial."³⁹ All the while, until they were tried and convicted, they lined their pockets in stolen funds and ECONOMICALLY TERRORIZING PEOPLE WORLDWIDE THROUGH ECONOMIC WARFARE WAGED UPON THEM, ignoring or harassing any Whistleblowers or Do-gooders seeking honest Justice.⁴⁰

There are also differences in the duration of depression across definitions. Some economists refer only to the period when economic activity is declining. The more common use, however, also encompasses the time until economic activity has returned close to normal levels.[1]

³⁶ "AG [New York Attorney General Eric T. Schneiderman] booted from key mtge. Panel" By MARK DECAMBRE, The New York Post, August 24, 2011
http://www.nypost.com/p/news/business/ag_booted_from_key_mtge_panel_naRSXbrZRtDscsevTnoYeKJ

³⁷ "Obama Admin Blocks Bank Investigations?" Uploaded by TheYoungTurks on Aug 22, 2011, YOUTUBE (Should be ELIOTTUBE as YOUTUBE is one of the largest infringers of Plaintiff Bernstein's Video Inventions)
http://www.youtube.com/watch?v=ZL63bki4kzk&feature=player_embedded

³⁸ "Obama Goes All Out For Dirty Banker Deal" by Matt Taibbi, Rolling Stone; Jann S. Wenner, editor and publisher, August 24, 2011 | 11:17am
<http://m.rollingstone.com/entry/view/id/16196/pn/all/p/0/?KSID=bcdc270d2877e6d6e53699d382c34a8c>

³⁹ "The Nuremberg Trials: The Justice Trial" United States of America v. Alstötter et al. ("The Justice Case") 3 T.W.C. 1 (1948), 6 L.R.T.W.C. 1 (1948), 14 Ann. Dig. 278 (1948). The Justice Trial is one of the most interesting of the Nuremberg trials. The trial of sixteen defendants, members of the Reich Ministry of Justice or People's and Special Courts, raised the issue of what responsibility judges might have for enforcing grossly unjust--but arguably binding--laws. The trial was the inspiration for the movie Judgment at Nuremberg. The movie presented a somewhat fictionalized view of the trial.
<http://law2.umkc.edu/faculty/projects/frials/nuremberg/Alstoetter.htm>

Yet, the Crimes and Country are Fixable with a simple return to TRUTH, JUSTICE and the AMERICAN WAY of Law and Order, "NO ONE ABOVE THE LAW", which Plaintiff believes is soon upon us, where the office no longer attempts to Sanctify the Holder⁴¹ for name or title and the monies looted will be RECOVERED for the PEOPLE. For example, with a RICO CRIMINAL SUIT against those who organized and participated in the TREASONOUS and TYRANNOUS COUP D'ÉTAT, including CRIMES AGAINST HUMANITY and ECONOMIC WARFARE, acting both within and outside government, the UNITED STATES would **RECOVER BACK TO THE PEOPLE TRILLIONS of LOOT** stolen via these TRAITOROUS and TREASONOUS ECONOMIC and WAR CRIMES. A clean sweep of all of the CRIMINAL RICO ORGANIZATIONS ASSETS and INDIVIDUAL ASSETS as RICO permits, just as the Justice Department did in the Gotti RICO Criminal Enterprise, leaving Gotti to die penniless in prison and his La Famiglia Criminal Empire extinct and broke. Yet, where is Justice now despite the mounds of evidence against this Criminal Cartel operating inside government, at the helm of our country, who have stolen more money from the People than the Mob ever has and this lack of JUSTICE has lead to the true legal, ethical and moral decay of our country?

How has Justice been derailed and by whom? Whistleblower Anderson et al., expose the tip of the Iceberg of the underbelly of the CRIMINAL RICO ENTERPRISE operating inside Government. Revealing a select group of CRIMINALS, again disguised as Attorneys at Law, operating as, State and Federal Justices, United States Department of Justice Officials, New York

⁴⁰ "Florida attorney general, two fired lawyers in public dispute" July 21, 2011|By Kathleen Haughney, Sun Sentinel http://articles.sun-sentinel.com/2011-07-21/business/fl-bondi-fired-attorneys-react-20110721_1_foreclosure-fraud-clarkson-division-director

⁴¹ John Emerich Edward Dalberg-Acton, 1st Baron Acton, KCVO, DL aka John Dalberg-Acton, 8th Bt aka Lord Acton

"No doubt the responsibility in such a case is shared by those who ask for a thing. But if the thing is criminal, if, for instance, it is a licence to commit adultery, the person who authorises the act shares the guilt of the person who commits it. Here again what I have said is not in any way mysterious or esoteric. It appeals to no hidden code. It aims at no secret moral. It supposes nothing, and implies nothing but what is universally current and familiar. It is the common, even the vulgar, code I appeal to.

I cannot accept your canon that we are to judge Pope and King [or US Presidents, Judges, Regulators, etc.] unlike other men, with a favourable presumption that they did no wrong. If there is any presumption it is the other way, against the holders of power, increasing as the power increases. Historic responsibility has to make up for the want of legal responsibility. Power tends to corrupt, and absolute power corrupts absolutely. Great men are almost always bad men, even when they exercise influence and not authority, still more when you superadd the tendency or the certainty of corruption by authority. **There is no worse heresy than that the office sanctifies the holder of it.**" Here are the greatest names coupled with the greatest crimes; you would spare those criminals, for some mysterious reason. I would hang them higher than Haman, for reasons of quite obvious justice, still more, still higher for the sake of historical science.

http://oll.libertyfund.org/index.php?option=com_content&task=view&id=1407&Itemid=283

State Attorney General Officials, District Attorney Officials, New York State Supreme Court Officials, "Favored Law Firms & Lawyers" and both Federal & State Regulators. This elaborate network of Government Operatives FINGERED BY ANDERSON AND CORRADO, act in conspiracy to SUBTERFUGE ALL Criminal Complaints or Lawsuits that arise against the CRIMINAL RICO ORGANIZATION from any victims.

The Criminal Operatives with legal degrees, upon entering and exiting public offices, swing through a "Revolving Door" of "Favored Law Firms" as described by Anderson. Big payouts are waiting for them in INSTANT PARTNERSHIPS with the "Favored Law Firms" for their time in public DISSERVICE and for their work Aiding and Abetting the facilitation of the Crimes by INTENTIONALLY FAILING TO REGULATE or PROSECUTE. Many of these Criminal Operatives leave lucrative multi-million dollar legal jobs at Major US Law Firms to enter low paying public service jobs. Leaving with the intent of derailing complaints or disabling regulations, in order to facilitate the illegal legal schemes and collect their payouts later through lucrative Partnership deals with the RICO Law Firms the crimes benefited.

Anderson's FELONY CRIMINAL ALLEGATIONS demand immediate investigations of ALL those responsible for the disabling and perversion of the Judicial System and Regulatory Agencies and Oversight Agencies that are designed to protect US Citizens from Crimes committed by Public Officials, Justices, Prosecutors, Law Firms and Attorneys at Law. Anderson and the other Whistleblowers allegations' reveal there is nowhere to turn for victims at the State or Federal level. Nowhere that Whistleblowers or Victims can pursue claims against these "Protected" Government Officials or Corporate Bandits, where criminals disguised as Senior Public Officials are not already in place to block the complaints at every turn through continued Conflicts of Interest, Violations of Public Office Rules & Regulations, Attorney Conduct Codes, Judicial Cannons and State & Federal Law. CONFLICTS OF INTEREST remain "the glue that binds" these crimes from receiving prosecution in the courts and prosecutorial offices. Victims and Whistleblowers passed back and forth for years between Members of the Cartel inside the various Government Agencies that intentionally deny and dismiss complaints without fair and impartial due process of law through FELONY CRIMINAL ACTS OF OBSTRUCTION described by Anderson and the other Whistleblowers.

The Criminals, again disguised as Public Officials with Law Degrees, are not lazy, lackadaisical, ignorant, or "asleep at the wheel," they instead appear this way in order to subterfuge and derail, prosecutions, lawsuits and regulatory discipline, while holding the door open for their criminal legal brethren as they loot the country and world markets. **ANDERSON'S ALLEGATIONS EXPLAIN WHY THERE HAVE BEEN NO SUBSTANTIVE PROSECUTIONS, ARRESTS OR TRIALS, OF ANY OF THE PUBLIC OFFICIALS, LAW FIRMS, LAWYERS, JUSTICES, PROSECUTORS and CORPORATE CRIMINALS, WHO WITH SCIENTER, AIDED AND ABETTED THE CRIMES COMMITTED ON WALL STREET/FRAUD STREET/GREED STREET, ALL**

Emergency Motion



CRIMINALLY FAILING TO UPHOLD THEIR PUBLIC OFFICE DUTIES AND LAW. NO JUSTICE WHATSOEVER, DESPITE ABSOLUTE AND OVERWHELMING EVIDENCE OF THE CRIMES.

JUSTICE IS DEAD AND THIS COURT IS A CENTRAL PARTY TO THE COUP D'ÉTAT ON THE COURTS having a DIRECT and heavy hand in Aiding and Abetting the crimes and COVER-UP of the criminal illegal legal schemes on Wall Street/Fraud Street/Greed Street that have destroyed Main Street and streets throughout the World.⁴² What Just Court could allow all these Crimes to continue under its very nose, allowing violations of Constitutional and Human Rights, covering up ILLEGAL TORTURE CRIMES and ECONOMIC WARFARE CRIMES, softening the blow for Ponzi Schemers and Wall Street Banksters brought before the court? The Public need look no further than **THIS DIRTY COURT**, which has jurisdiction over Wall Street/Fraud Street/Greed Street Attorneys at Law where the crimes appear to both begin and end. OFFICIALS OF THIS COURT have become a central component of the RICO Criminal Cartel's success in both committing these TREASONOUS and TYRANNOUS crimes and aiding evading prosecution. The Criminal Acts committed by Officials of THIS COURT by intentionally and with scienter attempting to conceal the evidence of crimes exposed by CREDIBLE WITNESSES in VIOLATION OF LAW, acts as further PRIMA FACIE evidence of this Court's Felony Criminal Activities.

The failure to CALL IN THE GUARDS after learning of the Anderson, Corrado and Hart FELONY WHISTLEBLOWING CRIMINAL ALLEGATIONS AGAINST SENIOR PUBLIC OFFICIALS, including many of those handling this RICO AND ANTITRUST Lawsuit in Conflict, who are Violating, Public Offices, Judicial Cannons, Attorney Conduct Codes and State & Federal Law, constitutes further FELONY MISPRISION OF FELONIES, OBSTRUCTION, RICO and more. Members of THIS COURT, instead of following Law are instead found VIOLATING LAW by attempting to bury the FELONY CRIMINAL ACTS they are fully cognizant of, intentionally and with scienter, through attempted dismissal of the Anderson and "Related Cases" prior to LEGALLY REQUIRED INVESTIGATIONS, acting in a hurried effort to hide the crimes and their culpability in them.

HISTORY OF THE COUP

"I AM CONCERNED FOR THE SECURITY OF OUR GREAT NATION; NOT SO MUCH BECAUSE OF ANY

⁴² "How the Corporate Right Hijacked America's Courts to Enrich the Top 1 Percent America's political-economy is caught in a vicious cycle, with concentrated wealth at the top leading to outsized political power." by Joshua Holland, AlterNet, May 10, 2012 http://www.alternet.org/story/155379/how_the_corporate_right_hijacked_america%27s_courts_to_enrich_the_top_1_percent?page=entire

**THREAT FROM WITHOUT, BUT BECAUSE OF THE
INSIDIOUS FORCES WORKING FROM WITHIN.”**

**--- GENERAL OF THE UNITED STATES ARMY
DOUGLAS MACARTHUR**

**“HYLAN'S MOST FAMOUS WORDS AGAINST ‘THE
INTERESTS’ WAS THE FOLLOWING SPEECH, MADE IN
1922, WHILE HE WAS THE SITTING MAYOR OF NEW
YORK CITY (1917–25)**

**‘THE REAL MENACE OF OUR REPUBLIC IS THE
INVISIBLE GOVERNMENT, WHICH LIKE A GIANT
OCTOPUS SPRAWLS ITS SLIMY LEGS OVER OUR
CITIES, STATES AND NATION. TO DEPART FROM
MERE GENERALIZATIONS, LET ME SAY THAT AT THE
HEAD OF THIS OCTOPUS ARE THE ROCKEFELLER-
STANDARD OIL INTERESTS AND A SMALL GROUP OF
POWERFUL BANKING HOUSES GENERALLY
REFERRED TO AS THE INTERNATIONAL BANKERS.
THE LITTLE COTERIE OF POWERFUL
INTERNATIONAL BANKERS VIRTUALLY RUN THE
UNITED STATES GOVERNMENT FOR THEIR OWN
SELFISH PURPOSES. ‘THEY PRACTICALLY CONTROL
BOTH PARTIES, WRITE POLITICAL PLATFORMS,
MAKE CATSPAWS OF PARTY LEADERS, USE THE
LEADING MEN OF PRIVATE ORGANIZATIONS, AND
RESORT TO EVERY DEVICE TO PLACE IN
NOMINATION FOR HIGH PUBLIC OFFICE ONLY SUCH
CANDIDATES AS WILL BE AMENABLE TO THE
DICTATES OF CORRUPT BIG BUSINESS. ‘THESE
INTERNATIONAL BANKERS AND ROCKEFELLER-
STANDARD OIL INTERESTS CONTROL THE MAJORITY
OF THE NEWSPAPERS AND MAGAZINES IN THIS
COUNTRY. THEY USE THE COLUMNS OF THESE
PAPERS TO CLUB INTO SUBMISSION OR DRIVE OUT
OF OFFICE PUBLIC OFFICIALS WHO REFUSE TO DO
THE BIDDING OF THE POWERFUL CORRUPT CLIQUES
WHICH COMPOSE THE INVISIBLE GOVERNMENT. IT**

OPERATES UNDER COVER OF A SELF-CREATED SCREEN [AND] SEIZES OUR EXECUTIVE OFFICERS, LEGISLATIVE BODIES, SCHOOLS, COURTS, NEWSPAPERS AND EVERY AGENCY CREATED FOR THE PUBLIC PROTECTION.””

---THIS ‘INVISIBLE’ GOVERNMENT’ HYLAN AND OTHERS - WILLIAM JENNINGS BRYAN, CHARLES LINDBERGH SR. (R-MN) - ARGUED, EXERCISED ITS CONTROL OF THE US GOVERNMENT THROUGH THE FEDERAL RESERVE.

**JOHN F. KENNEDY ON SECRET SOCIETIES, THE
SPEECH MANY CLAIM GOT HIM EXECUTED**

“THE VERY WORD ‘SECRECY’ IS REPUGNANT IN A FREE AND OPEN SOCIETY; AND WE ARE AS A PEOPLE INHERENTLY AND HISTORICALLY OPPOSED TO SECRET SOCIETIES, TO SECRET OATHS AND SECRET PROCEEDINGS. WE DECIDED LONG AGO THAT THE DANGERS OF EXCESSIVE AND UNWARRANTED CONCEALMENT OF PERTINENT FACTS FAR OUTWEIGHED THE DANGERS WHICH ARE CITED TO JUSTIFY IT. EVEN TODAY, THERE IS LITTLE VALUE IN OPPOSING THE THREAT OF A CLOSED SOCIETY BY IMITATING ITS ARBITRARY RESTRICTIONS. EVEN TODAY, THERE IS LITTLE VALUE IN INSURING THE SURVIVAL OF OUR NATION IF OUR TRADITIONS DO NOT SURVIVE WITH IT. AND THERE IS VERY GRAVE DANGER THAT AN ANNOUNCED NEED FOR INCREASED SECURITY WILL BE SEIZED UPON THOSE ANXIOUS TO EXPAND ITS MEANING TO THE VERY LIMITS OF OFFICIAL CENSORSHIP AND CONCEALMENT. THAT I DO NOT INTEND TO PERMIT TO THE EXTENT THAT IT IS IN MY CONTROL. AND NO OFFICIAL OF MY ADMINISTRATION, WHETHER HIS RANK IS HIGH OR LOW, CIVILIAN OR MILITARY, SHOULD INTERPRET MY WORDS HERE TONIGHT AS AN EXCUSE TO CENSOR THE NEWS, TO STIFLE

DISSENT, TO COVER UP OUR MISTAKES OR TO WITHHOLD FROM THE PRESS AND THE PUBLIC THE FACTS THEY DESERVE TO KNOW."

--- PRESIDENT JOHN F. KENNEDY WALDORF-ASTORIA HOTEL ON APRIL 27, 1961. "THE PRESIDENT AND THE PRESS" BEFORE THE AMERICAN NEWSPAPER PUBLISHERS ASSOCIATION

http://www.thepowerhour.com/news3/jfk_speech_transcript.htm

As eloquently stated in her Dismissal Order⁴³ of this RICO & Antitrust Lawsuit, Shira Scheindlin stated,

07 CIV. 11196 (SAS)

I. INTRODUCTION

"This action presents a dramatic story of intrigue, car bombing, conspiracy, video technology, and murder. In short, plaintiffs allege that hundreds of defendants engaged in a massive conspiracy to violate their civil rights and, in the process, contributed to the Enron bankruptcy and the presidency of George W. Bush. In plaintiffs' words:

Plaintiffs depict a conspiratorial pattern of fraud, deceit, and misrepresentation, that runs so wide and so deep, that it tears at the very fabric, and becomes the litmus test, of what has come to be known as free commerce through inventors' rights and due process in this country, and in that the circumstances involve inventors' rights tears at the very fabric of the Democracy protected under the Constitution of the United States."⁴⁴

⁴³Shira Scheindlin Dismissal Order August 08, 2008

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080808%20Scheindlin%20Dismissal%20of%20Complaint%20no%20comments.pdf>

and

Shira Scheindlin Dismissal Order August 08, 2008 of the other "legally related" lawsuits

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080808%20Scheindlin%20Dismissal%20of%20related%20complaints.pdf>

⁴⁴RICO & ANTITRUST Amended Complaint

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080509%20FINAL%20AMENDED%20COMPLAINT%20AND%20RICO%20SIGNED%20COPY%20MED.pdf>

Defendants characterize the events quite differently:

For many years, pro se Plaintiffs Eliot I. Bernstein and Plaintiff Stephen Lamont have engaged in a defamatory and harassing campaign ... alleging an immense global conspiracy ... Although largely unintelligible, the [Amended Complaint] purports to describe a fantastic conspiracy among members of the legal profession, judges and government officials and private individuals and businesses to deprive plaintiffs of what they describe as their "holy grail" technologies...**WHILE I CANNOT DETERMINE WHICH OF THESE DESCRIPTIONS IS MORE ACCURATE...**⁴⁵,

If Federal Judge Shira Scheindlin cannot determine which account is more accurate, certainly this leaves the question of if she should have dismissed the case prematurely and prior to investigation of Anderson's criminal allegations against several of the same Defendants as in this RICO. More importantly, Scheindlin should not have dismissed the case prior to determining if the Presidency of George W. Bush was in fact related to the theft of the Iviewit Intellectual Properties or prior to completion of the Ongoing State, Federal and International Investigations into the matters. One must then analyze the relevant facts and evidence surrounding Plaintiff's assertion that a TREASONOUS and TYRANNOUS Coup D'état exists. A coup thrust in motion by the Criminal Law Firms and Lawyers involved in the Iviewit Intellectual Properties theft, mostly Attorneys at Law from large U.S. Law Firms, when caught red-handed stealing **TRILLION DOLLAR INVENTIONS**. The coup spurred on by the subsequent need to block CRIMINAL and CIVIL LEGAL ACTIONS filed against them in federal and state venues. Plaintiff initially thought the Coup was planned directly because of his inventions. Starting at the point in time when the crimes were first uncovered, complaints filed and the Defendant Law Firms needed to cover them up. What has since been discovered, in over a decade of research, is that the Coupsters were slowly plotting and planning UN-AMERICAN activities for several decades and had made inroads into the three branches of government for years, with great success but had not achieved total control of the US Government. Iviewit would provide the necessary spark to initiate the Power Grab in Toto, as all bases had to be covered and the only way to achieve this was to seize control of government top down. Many of the Coupsters were already in place in various government posts and were ready to move with the illegal presidency of George W. Bush. It should be noted here that Defendant Michael Grebe of Defendant Foley & Lardner, former Republican National Committee General Counsel, former

⁴⁵ Scheindlin Order Footnote = Memorandum of Law in Support of the Defendants' Proskauer Motion to Dismiss, at 1.

employer to Illegal President Barack Hussein Obama II, was also the largest backer of George W. Bush's presidential campaign. Foley & Lardner at the center of the Iviwit Intellectual Property thefts, Foley & Lardner having a hand in the last two ILLEGAL PRESIDENTS despite them being from different parties, makes one wonder.

The Coup had been evolving and nesting slowly in government with a plan to take over the world through what has been described as a New World Order plot, which was executed with the total takeover of the United States Government. The total takeover began with the ILLEGAL and TYRANNOUS Bush v. Gore Election Fraud, a form of Treason, enacted by the Supreme Court Jesters, in the 5-4 Vote by the Supreme Court that ILLEGALLY USURPED the Vote of the PEOPLE.

The Supreme Court majority's argument, that a Florida recount would cause Bush "irreparable harm"—that is, loss of the White House—struck many observers as a blatant payoff for the life appointments bestowed by prior Republican presidents. Justice Antonin Scalia⁴⁶ proved that suspicion correct when he wrote, in approving Bush's plea for a ban on recounts, that "the issuance of the stay suggests that a majority of the Court, while not deciding the issues presented, believe that the petitioner [Bush] has a substantial probability of success." Furthermore, the Court's majority declared that its "logic" in supporting Bush would have no future application to any other case but was strictly "limited to the present circumstances, for the problem of equal protection in election processes generally presents many complexities." As author Vincent Bugliosi noted, "This point . . . all alone and by itself, clearly and unequivocally shows that the Court knew its decision was not based on the merits or the law, and was solely a decision to appoint George Bush President." Justice John Stevens III affirmed that view in his dissenting opinion when he wrote, "Although we may never know with complete certainty the identity of the winner of this year's presidential election, the

⁴⁶ Wikipedia Entry on Foley & Lardner @ http://en.wikipedia.org/wiki/Foley_%26_Lardner

Note here that InJustice Antonin Scalia worked at Defendant Foley & Lardner Law Firm. Also note here that Falsely Anointed President Barack Hussein Obama II is also a former Alumni of the Foley & Lardner Law Firm, a mainly Republican Law Firm, who worked under Defendant Michael Grebe, former CEO of Foley & Lardner Law Firm and also former Republican National Committee Chief Counsel during the Bush Election Fraud and Treason. Grebe is rumored to be the largest MoneyBag for both the Bush and Obama Campaigns???

'Notable current and former employees Barack Obama, President of the United States, summer associate in the Chicago office of Hopkins & Sutter, which was acquired by Foley & Lardner in 2001
Antonin Scalia, United States Supreme Court Justice, was a summer associate in the Milwaukee office"

identity of the loser is perfectly clear. It is the nation's confidence in [this Court] as an impartial guardian of the rule of law." Unmentioned in that opinion were the blatant conflicts of interest that should have caused two pro-Bush justices to abstain from hearing the case: A son of Justice Antonin Scalia was employed by the law firm that filed suit on Bush's behalf⁴⁷, while the wife of Justice Clarence Thomas worked for the Heritage Foundation, busily vetting future Bush appointees at the time her husband helped appoint Bush to the Oval Office.⁴⁸

Supreme Court Justice Breyer states,

THE GOOD NEWS, ACCORDING BREYER, WAS THAT DESPITE THE COURT'S IRREGULAR ACTION, THERE WERE NO RIOTS IN THE STREETS OF AMERICA, such as those that are part of the Arab spring we have been hearing so much about. He added: At least 20 percent of you, when I'm saying there was no violence in the streets, you're thinking, 'And too bad there wasn't.' But I want those of you who are thinking that to turn on your television sets and look at what happens in countries who decide to resolve their most serious problems (with violence).

It's a valid point. But it goes only so far. The decision led to plenty of violence elsewhere. Before Bush v. Gore is allowed to compost into history, let's reflect on some of its consequences.⁴⁹

⁴⁷ "THE STOLEN ELECTION OF 2000"

<http://www.angelfire.com/ca3/jphuck/Book10Ch.3.html>

Second, two sons of Justice Scalia worked for law firms involved with Bush's legal team. One son, Eugene Scalia, was a partner in the Washington office of Gibson, Dunn & Crutcher. Another partner, Theodore Olson, argued Bush's case before the Supreme Court. The young Scalia served as Special Assistant to Attorney General of the United States William Barr. The other son, John Scalia, accepted a position with the Miami-based firm [Defendant in the Iviewit RICO & ANTITRUST Lawsuit] Greenberg Traurig on November 7. The next day, Barry Richard, a partner in the firm, said he was called about representing Bush in Florida.

⁴⁸ "THE ENCYCLOPEDIA OF CONSPIRACIES AND CONSPIRACY THEORIES" by Michael Newton, Facts On File, Inc., 2006

<http://www.scribd.com/doc/25045356/The-Encyclopedia-of-Conspiracies-and-Conspiracy-Theories>

⁴⁹ "The Supreme Court decision in Bush v. Gore still resonates" Editorial SentinelSource.com, Posted: Tuesday, May 31, 2011

http://www.sentinelsource.com/opinion/editorial/the-supreme-court-decision-in-bush-v-gore-still-resonates/article_62dd2598-e32a-5554-a884-7e8f94c71abb.html

Breyer further states in his dissent in *Bush v. Gore*,

At the same time, as I have said, the Court is not acting to vindicate a fundamental constitutional principle, such as the need to protect a basic human liberty. No other strong reason to act is present. Congressional statutes tend to obviate the need. And, above all, in this highly politicized matter, the appearance of a split decision runs the risk of undermining the public’s confidence in the Court itself. That confidence is a public treasure. It has been built slowly over many years, some of which were marked by a Civil War and the tragedy of segregation. It is a vitally necessary ingredient of any successful effort to protect basic liberty and, indeed, the rule of law itself. We run no risk of returning to the days when a President (responding to this Court’s efforts to protect the Cherokee Indians) might have said, “John Marshall has made his decision; now let him enforce it!” Loth, *Chief Justice John Marshall and The Growth of the American Republic* 365 (1948). **But we do risk a self-inflicted wound – a wound that may harm not just the Court, but the Nation.**

I fear that in order to bring this agonizingly long election process to a definitive conclusion, we have not adequately attended to that necessary “check upon our own exercise of power,” “our own sense of self-restraint.” *United States v. Butler*, 297 U.S. 1, 79 (1936) (Stone, J., dissenting). Justice Brandeis once said of the Court, “The most important thing we do is not doing.” *Bickel*, *supra*, at 71. What it does today, the Court should have left undone. I would repair the damage done as best we now can, by permitting the Florida recount to continue under uniform standards.⁵⁰

50

Breyer, J., dissenting
SUPREME COURT OF THE UNITED STATES

No. 00—949

GEORGE W. BUSH, et al., PETITIONERS v.
ALBERT GORE, Jr., et al.

ON WRIT OF CERTIORARI TO THE FLORIDA SUPREME COURT
[December 12, 2000]

<http://www.law.cornell.edu/supct/html/00-949.ZD3.html>

Thursday, July 26, 2012

Emergency Motion

119 of 286



The Supreme Court Members that partook in that TREASONOUS ELECTION FRAUD are the ROOTS of the Coupsters total control of Government from that moment forward. From that moment forward, FALSELY ILLEGALLY ANOINTED PRESIDENTS have issued all illegal, appointments, legislative actions and executive orders. Once the Executive Branch and SUPREME COURT were ILLEGALLY secured in a CONSPIRATORIAL TREASON and a FALSE PRESIDENT BUSH ANOINTED by the SUPREME COURT CRIMINALS, the remaining branches of Government, Legislative & Judicial, quickly crumbled along with the once Free Press.

With the Politicization/Witch-hunt of the Justice Department by Defendant Former US Attorney General Alberto Gonzales⁵¹ who resigned in humiliation, Justice in America died and has been dead ever since. In filing this RICO Lawsuit, as with all LEGAL CONSPIRACIES where two or more conspire to commit crime, not all relevant facts and players were, or are fully known and this remains true today as new evidence surfaces daily regarding the tentacles and history of the TRAITORS and their TREASONOUS CRIMES defined herein.

Plaintiff, in researching the Legal Conspiracy to steal the Iviewit inventions⁵² has since unearthed a more massive Global Power Grab by these same Coupsters, who have since the

⁵¹ "Dismissal of U.S. attorneys controversy" From Wikipedia, the free encyclopedia
http://en.wikipedia.org/wiki/Dismissal_of_U.S._attorneys_controversy

⁵² The Iviewit technologies have been valued in the TRILLIONS of dollars, valued by leading engineers as "PRICELESS" and the "HOLY GRAIL" inventions of the digital imaging and video worlds, affecting virtually every form of digital communication. In fact, almost 99.99% of users of digital imaging and video products use the Iviewit Technologies in some form or other, the remaining .01% is most likely statistical aberration. Therefore, the Iviewit RICO exposes one of the largest crimes against an individual in World History, certainly the largest against any US Citizen/Inventor. Where again we find Attorneys at Law, trusted Patent and Corporate Counsel, charged with the crime of theft of their RETAINED CLIENT'S Intellectual Property Rights and Royalties. As the Amended Complaint alleges, the royalties owed the Inventors have been ILLEGALLY CONVERTED by their former Intellectual Property and Corporate Counsel for their own gains.

One of the Intellectual Property Attorneys accused, Defendant Raymond Anthony Joao of Defendants Proskauer Rose/Meltzer Lippe Goldstein Wolfe & Schlissel put 90+ patents in his very own name. Joao acted as lackey for the main Iviewit Retained Attorney at Law, Patent Hack, Defendant Kenneth Rubenstein of Defendant Proskauer Rose/Defendant Meltzer Lippe Goldstein Wolfe & Schlissel and the same Rubenstein who is the sole (soulless) patent Reviewer for DEFENDANT MPEGLA, LLC. MPEGLA one of the largest infringers and chief conspirators in the Iviewit Intellectual Properties theft, where Rubenstein represented Iviewit and then stole the Patent Pending/Suspending IP off to his Patent Pools at MPEGLA, LLC, then through a pattern of Antitrust and Racketeering Activity precluded the Inventors of their rights. We find that Joao after being accused by Iviewit Management of Falsifying Patent Oaths went to work with the recently imprisoned Marc S. Dreier at the law firm of Dreier & Baritz, information regarding how the Dreier affair is directly related to Iviewit has already been submitted to this court.

The Attorneys at Law then used the courts to facilitate their crime by disabling the inventors' Intellectual Property rights to their inventions through Conflict after Conflict in the Courts and Prosecutorial Offices to block Plaintiff/Inventor's legal rights, all as explained in detail in the Iviewit Amended Complaint and RICO Statement. Finally, in order to LAUNDER the ILL GOTTEN ROYALTIES over the past DECADE, the lawyers have created further frauds, allegedly including the Ponzis aka Criminal RICO Money Laundering Operations such as, Madoff, Dreier, Stanford and others. Evidence has been presented to this Court and the US District Court regarding the relation of these Ponzis to the Iviewit RICO & ANTITRUST, showing their direct ties to Defendants in this

FALSE PRESIDENT BUSH ANOINTMENT and TOTAL TAKEOVER OF THE UNITED STATES GOVERNMENT, gone on a MASSIVE CRIME SPREE, as already described herein. Apparently this time the United States is the host nation to the Fascist/Nazi infection, aided by a TYRANNOUS GROUP OF UN-PATRIOTIC, UN-AMERICAN, NAZI FRY LOVING, FASCIST ELITIST PIG, CRIMINAL, NEW WORLD DISORDER, SELLOUTS OF OUR COUNTRY AND CONSTITUTION. Let us then begin exposing the Coup in stages, from their NAZI PASTS and then linking them to the Players currently involved in today's, TREASON, ECONOMIC WARFARE and this RICO & ANTITRUST Lawsuit, with special focus on the Bush Family Secrets that have come to light recently. Keep in mind that the following items are Not Conspiracy Theories but are Legal Conspiracies steeped in FACTUAL EVIDENCE and TRIABLE as TREASON with a DEATH PENALTY SENTENCE FOR MANY OF THE CRIMES, if those involved are found guilty.



Was our 41st President, George H.W. Bush actually a Nazi from Germany named George Scherff, as depicted here in the photograph⁵³ released by Hitler's bodyguard, which shows George H.W. Bush/Scherff with leading Nazis Josef Mengele and Martin Bormann? Did the Bush family belong to the fraternity Skull and Bones, an offshoot of a German cult claiming Hitler as a member, later imported to the Yale campus? Prescott Bush, grandfather to George

Lawsuit, the Ponzis used as vehicles to wash hundreds of billions of converted stolen royalties, while making it appear to be from Ponzi losses or other financial fraud schemes, again more COMPLEX ILLEGAL LEGAL CRIMES USING THE COURTS TO AID & ABET the Crimes, all again, only committable with a LEGAL DEGREE MISUSED.

⁵³ "Deathbed confessions, photos support claims that George H. Scherff(f), Jr., was the 41st U.S. president" Idaho Observer April 2007
<http://proliberty.com/observer/20070405.htm>

HW Bush and great grandfather to George W. Bush was a founding member of this sick and demented cult, as was his son and grandson. Skull and Bones rituals include Sexually Deviate acts and are steeped in Fascist & Nazi Un-American activities.⁵⁴ Many members of this Fascist group back in the 30's and 40's were central in the "The Business Plot"⁵⁵ an attempt to overthrow the United States and murder FDR to align this Country with the Fascists and Nazis. Many of these UnPatriotic Pigs were investigated by The House Committee on Un-American Activities (HCUA) or House Un-American Activities Committee (HUAC).⁵⁶

From a 1950's speech, by Robert Welch,

"A part of that plan, of course, is to induce the gradual surrender of American sovereignty [TREASON] piece-by-piece and step-by-step to various international organizations of which the United Nations is the outstanding but far from the only example....Here are the aims for the United States:

- 1) Greatly expanded government spending for every conceivable means for getting rid of ever larger sums of American money as wastefully as possible;
- 2) Higher and then much higher taxes;
- 3) An increasingly unbalanced budget despite the higher taxes;
- 4) Wild inflation of our currency;
- 5) Government controls of prices, wages and materials supposedly to combat inflation;
- 6) Greatly increased socialistic controls over every operation of our economy and every activity of our daily lives. This is to be accompanied naturally and automatically by a correspondingly huge increase in the size of our bureaucracy, and in both the costs and reach of our domestic government;
- 7) Far more centralization of power in Washington and the practical elimination of our State lines. There is a many faceted drive at work to have our State lines eventually mean no more within the nation than our county lines do now within the States;
- 8) A steady advance of federal aid to and control over our educational system leading to complete federalization of our public education;

⁵⁴ "Prescott Bush, From Wikipedia, the free encyclopedia"
http://en.wikipedia.org/wiki/Prescott_Bush

⁵⁵ "THE PLOT TO SEIZE THE WHITE HOUSE" by Jules Archer, HAWTHORN BOOKS, INC. PUBLISHERS / New York, 1973
<http://www.wanttoknow.info/plottoseizethewhitehouse>

⁵⁶ Wikipedia on Un-American Activities Committee
http://en.wikipedia.org/wiki/House_Un-American_Activities_Committee

- 9) A constant hammering into the American consciousness of the horror of modern warfare...the absolute necessity of peace, peace always, on communist terms of course; and
- 10) The consequent willingness of the American people to allow the steps of appeasement by our government which amount to a piece meal surrender of the rest of the free world and of the United States itself."⁵⁷

From a speech by Libertarian Candidate Stan Jones, in a Senatorial Campaign speech,

Stan Jones: I wish to thank the sponsors for inviting me; I don't often get invited. This was an important debate. I had planned another closing message, but I feel compelled to say what I'm about to say.

Now, I risk sounding like a conspiracy theorist, but it's no longer a theory. What I'm about to say is fact.

The secret organizations of the world power elite are no longer secret. They have planned and are now leading us into a one world communist government...

The combining of national governments started with the European Union. That union started with trade agreements, then a common currency- the euro....

Now it's North America's turn. Building on the North American Free Trade Agreement, the NAFTA section of the commerce department is busy drafting laws and regulations for a North American Union-- a union of Canada, America and Mexico. The president has attended secret meetings and signed at least two agreements under the Security and Prosperity Partnership program...

Information leaked out about the meetings and now it is all out in the open. No treaty has been signed, so Congress has not become involved. However, money from our treasury is now being spent for this effort. We will have a new currency-- the Amero-- and a new constitution modeled on the Soviet Union's constitution.

⁵⁷ "Right Before Our Eyes! There Should Be No Doubt After You Watch This Shocking Video! Mind blowing speech by Robert Welch in 1958 predicting Insiders plans to destroy America" Posted Knowing on April 27, 2011 <http://www.foreclosurehamlet.org/profiles/blogs/right-before-our-eyes-there>

Our rights will not be inalienable, but will be granted by government who can also take them away. One sign that this is our future is the plans for the superhighways from southern Mexico through America and into Canada. These plans are not secret any longer.

Huge amounts of property will be taken in the name of "free trade", "peace" and "security"...

You will not be able to move about freely. This is terrorism of the worst kind-- brought on you by our own government. The strongest, freest nation in the history of mankind will be averaged into world communism. Is that what you want? Are we, the people, still in control of this nation? We must begin to act like we are!⁵⁸

⁵⁸ "Libertarian candidate Stan Jones points out American Union, Plans for Chips, Trackers and Control by Gov't" Jones Report | October 10, 2006

Stan Jones is running for Senate in Montana as a Libertarian. He lays out the extent to which Clinton, through NAFTA, and George W. Bush, through the expansion of NAFTA and the Security and Prosperity Partnership (SPP), have sold out our country to world governance.

The candidate expressed being compelled to change in his planned remarks to point out the secret plan to lead us into One World Government through a North American Union with a common currency (the Amero), as well as the related plan to build a superhighway throughout the continent. This is linked with a compulsory National ID tracked by a radio-frequency chip.

http://www.jonesreport.com/articles/111006_stan_jones.html

and

"Truth! Stan Jones' Speech About New World Order & North American Union"

<http://www.youtube.com/watch?v=O9-FuCy1588>

and

Iviewit Letter "Re: Senate Cult Bill for Your Consideration" to Senator Hillary Rodham Clinton addressing Treasonous Cults in the US Government and Proposed Legislation to Stop it. Iviewit has yet to receive a response from Hillary Clinton, who is a cult member in several of the Un-American Cults complained about, ie Bilderbergs, CFR and more. October 17, 2007 -

www.iviewit.tv/senatecultbill.htm and

<http://iviewit.tv/bodyold20080402.htm>

and

"Want your mind BLOWN? Watch this video! OBAMA ANSWERS to the VATICAN!" Uploaded by TruthTVMichigan on Apr 14, 2011, YOUTUBE (truly ELIOTTUBE)

<http://www.youtube.com/watch?v=Rd1Twnoq-Dw> (Grab some Popcorn and the kids & educate yourself)

The Bush Family Ties to Nazis and their ties to Nazi sympathetic Law Firms led to charges of Treason & Trading with the Enemy (the Nazis) against Prescott Bush and Seizure of his Properties under Trading with the Enemy Act by J. Edgar Hoover.^{59and60and61}

"Some Americans were just bigots and made their connections to Germany through Allen Dulles's firm of Sullivan and Cromwell because they supported Fascism. The Dulles brothers, who were in it for profit more than ideology, arranged American investments in Nazi Germany in the 1930s to ensure that their clients did well out of the German economic recovery. . . . "Once the government had its hands on Bush's books, the whole story of the intricate web of Nazi front corporations began to unravel. A few days later two of Union Banking's subsidiaries -- the Holland American Trading Corporation and the Seamless Steel Equipment Corporation -- also were seized. Then the government went after the Harriman Fifteen Holding Company, which Bush shared with his father-in-law, Bert Walker, the Hamburg-Amerika Line, and the Silesian- American Corporation. The U.S. government found that huge sections of Prescott Bush's empire had been operated on behalf of Nazi Germany and had greatly assisted the German war effort." (1)

Well, there goes my education and texts, where were the texts on the Bush Family Fascist Nazi UnAmerican Trading with the Enemy Hitler connections or Kennedy Assassination connections with the Bush Criminal Cartel Syndicate? All buried history rewritten with brute force and replaced with bullshit about these criminals, history as my generation was taught, a complete lie. I want a refund from my Colleges or I will sue when law and order returns. There goes the history that America was not involved in World War II prior to Pearl Harbor, in fact, we find these Fascist Nazi Sympathizers may be the true funding source leading to Hitler's rise. When uncovering the truth of our history we instead find a group of AMERICANS THAT REALLY ARE, UN-AMERICAN, FASCIST, NAZI FRY LOVERS and TRADERS WITH THE ENEMY HITLER, the real FUNDERS OF THE NAZIS. These men, including Bush family members, many now inside today's government their families dark and nefarious pasts

⁵⁹ "Documents: Bush's Grandfather Directed Bank Tied to Man Who Funded Hitler - President Bush's grandfather was a director of a bank seized by the federal government because of its ties to a German industrialist who helped bankroll Adolf Hitler's rise to power, government documents show." Friday, October 17, 2003
<http://www.foxnews.com/story/0,2933,100474,00.html>

⁶⁰ www.tenc.net [Emperor's Clothes] "Nazis in the Attic" Part 6 By Randy Davis
<http://emperors-clothes.com/articles/randy/swas5.htm>

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