

OCT-11-2006 11:14 PM

P. 01

sm

FILED
OCT 11 2006
Phil Lombardi, Clerk
U.S. DISTRICT COURT

**IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF OKLAHOMA**

We the People et al,

Petitioner

Vs

CASE No. 06-CV-460-TCK-PJC

UNITED STATES et al,

DEFENDANTS

**JUDICIAL NOTICE THAT CONGRESS HAS BEEN NOTIFY OF COURT
ACTIONS**

We the People comes to **THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF OKLAHOMA** with a **JUDICIAL NOTICE
THAT CONGRESS HAS BEEN NOTIFY OF COURT ACTIONS.** This is to notify
all parties that the United States Legislator have been contacted and that Private Bills
have been filed into them as it was in Hazel -Atlas Glass Co. vs. Hartford Empire case
back in 1944. Congress has also been notify of the common law fraud claim under the
Qui Tam. Or what is know as the false claim act under the taxpayer demand.
SEE Attachments.

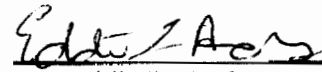
Eddie L. Andrews [LS]
Eddie L. Andrews

OCT-11-2006 11:14 PM

P. 02

CERTIFICATE OF SERVICE

We the People Plaintiff's , do hereby certify, that I have cause to be delivered to the Clerk of Courts of the **UNITED STATES NORTHTERN DISTRICT OF OKLAHOMA** a True, Correct, Certain and Not Misleading Document to be serviced upon this court with a **JUDICIAL NOTICE THAT CONGRESS HAS BEEN NOTIFY OF COURT ACTIONS** and to be serviced upon all named parties. By mail. All of the Plaintiff's Electronic mailed to On this 11 day of OCT 2006 A. D.

 [LS]
Eddie L. Andrews
P.O. Box 1132
Catoosa, OK. 74015

CC. DEFENDANT

LINDA SOPER
Assistant Attorney General
4545 N. Lincoln Blvd
Suite 260
Oklahoma. OK 73015

STATE JUSTICE INSTITUTE
1650 KING ST.
SUITE 600
ALEXANDRIA,
Va. 22314

CROWE & DUNLEVY
20 NORTH BROADWAY, SUITE 1800
OKLAHOMA CITY, OK. 73102

STATE OF OHIO
OFFICE OF THE ATTORNEY GENERAL
JIM PETRO, ATTORNEY GENERAL
30 E. BROAD ST.
COLUMBUS, OHIO 43215-3400

MEMORANDUM

From: Petitioners via their Petition leaders Richard Hettler of Minneapolis, Minnesota [“Hettler”] and Carl Weston et. al., Eddie Andrews [Family Rights Radio], Rod Class of Tulsa, Oklahoma [“Weston Group”]; hereinafter, the “Petitioners”.

To: Esteemed Respondent Senators John Kerry, Ted Kennedy, Patrick Leahy, Arlen Specter, Charles Grassley and Congressmen James Sensenbrenner, Lamar Smith, and Henry Hyde, John Conyers; Esteemed members of the media.

Subject: The “broken” American judicial system and the Petitioners’ demand for expedited hearings before the House and Senate Judiciary Committees and prospectively the House Subcommittee on the Courts.

Dated: October 5, 2006

Dear Esteemed Congressional and Media members:

Petitioner co-leader Richard Hettler spoke this day with Congressman Henry Hyde in follow-up to his Washington meeting with the Congressman in April of this year. The primary topic of discussion was Hettler’s new and most recent alliance with Carl Weston’s organization in Tulsa, Oklahoma which is a national coalition of aggrieved individuals who have had their due process rights taken from them by and through our state and federal courts. Weston has been past Chair of an Oklahoma Judicial Reform Task Force by Executive Order. Weston has spent nine years doing research about the State(s) and Federal Courts, the system by design and some of the very questionable cases that are FACT evidence of major “**Due Process**” violations. Hettler told Henry that this new relationship had produced interest among its many nationwide members [all 50 states] to have their concerns aired before the respective House and Senate Judiciary Committees. Those concerns consist predominantly of **violated due process** and the Weston group has become a force to reckon with because of the sheer volume of its members. Henry of course is no longer the chair of the House Judiciary Committee and has passed that responsibility onto Congressman Sensenbrenner. By way of background, Hettler met Henry on an airplane enroute to Washington’s Ronald Reagan airport in April of this year and they “**hit it off**”. Hettler was accordingly invited to meet with Congressman Hyde the next business day in Henry’s House chambers whereupon Hettler continued to fill him in on the **scorched earth treatment** Hettler has endured in the national courts which has cost him millions of dollars, his dignity, his liberty, and almost his life. Hettler even had a **massive hemorrhagic stroke** over his twelve (12) year ordeal. In short, Hettler had millions of dollars swindled from him by various judges already identified as **corrupt** by the Minneapolis FBI.

The next day [3 April] on Capitol Hill, Hettler layed out all of the evidence which he took with him to Washington for the Congressman and was directed to Henry’s congressional liaison Sam Stratman to share such evidence with him with the intended purpose of gathering enough support from the Congressman to appear before the House Judiciary Committee on which he past served as its Chairman. Stratman, like Hyde before him, couldn’t believe how any of this could ever have happened with Stratman asking Hettler “**How were these people able to get away with this?**”. While no hearings were arranged during his brief stay in Washington, Hettler did arrange to turn over a preponderance of evidence to various Senators and Congressman some of whom are respective congressional judiciary committee members. Updates since that visit now follow:

Speaking for the millions of victims of our national courts who for decades now have sought redress in our national courts, roughly 10,000 petitioners from all over this country plan to come to Washington, DC right after the recess hoping to be heard by both House and Senate Judiciary Committees. The petition leaders are Richard Hettler of Minneapolis, Minnesota and Carl Weston of Tulsa, Oklahoma. Petitioner co-leader Richard Hettler has been asking for due process in the Minnesota, Colorado, New York, and Columbia Districts now for 12 years whereas Weston has been at it now for nine (9) years. While Hettler's case is relatively simple: that is, various corrupt judges [identified by the Minneapolis FBI, US Attorney General John Ashcroft, Chief Judge Edith Jones of the Fifth Circuit Court of Appeals, various Senators and Congressmen who have already intervened in the Hettler case] within multiple districts conspired with various parties and counsel to **embezzle** Hettler's property and money, where after such offending parties confessed to the crimes, and where after Hettler's property and money was never returned. There isn't one state, according to co-petitioner Carl Weston, which doesn't have a long list of victims of the courts. Weston is one of several principals who sponsors a national broadcast for those who have been prosecuted by the courts to whom such victims came to try to secure relief. Weston has been past Chair of an Oklahoma Judicial Reform Task Force by Executive Order and has spent many years researching the Judicial System that is "**broken**". The matter has grown of such immense and now national proportion, that unraveling this pervasive national problem can only be resolved by congressional body action. Joining Hettler and Weston in this historic visit to Washington will be only a fraction of the millions of victims who have had their due process denied now for decades. Such victims view their only means of redress to lie with congressional leaders who have subpoena power to compel those who have opposed such due process to answer the many questions such victims have continued to raise without any success thus far to date. With the visit to Washington, respondents will receive a copy of the just filed history making Federal Class Action suit "Due Process" 406-CV-00460-TCK-PJC, as they will a copy of Hettler's suit brought under the Federal Tort Claims Act [case has not been docketed awaiting a Protective Order against various parties who have threatened Hettler's life should he seek redress against parties, counsel, and corrupt judges in the federal courts]. There are approximately one (1) million lawsuits involved and the overwhelming number of such suits were dismissed or "**Due Process**" violated because they were being prosecuted by the victims themselves who couldn't afford a lawyer, couldn't get their day in court, and/or in Hettler's case, had his life threatened by a US District Court Judge for asking to have his money and property returned. One of the offending judges even sent the US Marshals to Hettler's home to "**strongly suggest**" that Hettler drop his case.

This memorandum is intended to alert members of congress and the media of the nature and purpose of such proposed hearings but moreover to secure firm dates for such hearings so that Petitioner leaders Hettler and Weston may coordinate travel, logistics, and proposed testimony by the victims with the respective chairs of the above-captioned House and Senate Committees; that is, Senators Specter and Leahy, Congressmen Sensenbrenner and Smith.

These hearings are vital to the citizens of this nation as they are to our national interest. It is only through such congressional bodies that such oppressive civil and constitutional wrongs may be remedied because corrupt judges are not being policed for their unlawful participation in such organized crime in the courts as espoused by US Attorney General Ashcroft. [see his attached article including Chief Judge Edith Jones March, 2003 article entitled: "**American Legal System is Corrupt beyond Recognition**".

On 2 April of this year while enroute to Washington, DC, Mr. Hettler sat adjacent to Congressman Henry Hyde, previously the chair of the House Judiciary Committee, in their flight from Chicago O'Hare to Washington's Ronald Reagan airport. The congressman, after hearing some of the stories Hettler told him, invited Mr. Hettler into his chambers the next day. As a consequence of this visit, the Congressman couldn't understand how any of this could have happened to anyone in this country and advised Mr. Hettler that he [the Congressman] would arrange for Mr. Hettler to visit with his liaison to the Department of Justice. Hettler told the Congressman that he had already gone this route when first Senator Paul Wellstone and thereafter Senator Mark Dayton intervened in his case and referred Hettler's denied due process to both the Minneapolis FBI as he did the US Attorney for the Minnesota District for a criminal investigation. Hettler and Dayton met with the Minneapolis FBI in December of 2001 armed with a preponderance of the evidence validating such criminal acts within and among the courts, whereupon the Minneapolis FBI told them that they [the FBI] **do not jail corrupt judges** even though they [the FBI] quickly advised that they were aware of **many judges in the Minnesota district who, in point of fact, were and are corrupt**. US Attorney General John Ashcroft thereafter validated such **judicial corruption** [Ashcroft even **fired** the US Trustee who corroborated with various parties, counsel and judges to **embezzle** Hettler's money and property] as has Chief Judge Edith Jones of the Fifth Circuit Court of Appeals [see their respective articles annexed to this memorandum]. Congressman Lamar Smith thereafter turned Mr. Hettler's case over to the Criminal Section of the Civil Rights Division at Department of Justice and DOJ did nothing. Much later, FBI Director Mueller turned Mr. Hettler's case over to his Government Fraud/Public Corruption unit chiefs Nancy Nelson and Patricia Ferrick and they continued to advise Hettler to revisit the matter with the Minneapolis FBI which Hettler did and they [the Minneapolis FBI] continued to do nothing.

For some reason, Congressman Hyde's DOJ liaison could not make time available whereupon the Congressman made an appointment for Mr. Hettler to visit with his [Hyde's] House counsel, a Mr. Mooney, who referred the matter to the congressman's congressional liaison Sam Stratman with whom Mr. Hettler spent a substantial amount of time going over several large volumes of evidence, all previously furnished Senators Wellstone, Mark Dayton, Congressman Lamar Smith, and on their referrals for a criminal investigation to the Criminal Division at DOJ, the Criminal Section of the Civil Rights Division at DOJ, the US Inspector General's [IG] Office and via the IG's office to the Executive Office for US Trustees, the Administrative Office for the US Courts, and the FBI.

After thanking Congressman Hyde for his time and that of his staff taken to review the extensive evidence and to investigate this matter, Hettler went to the Russell Senate Office Building to meet with Senator Kennedy with whom he [Hettler] had an appointment and also with Senator Kerry [just down the hall]. As it turned out, this was a bad week as the Senate was on the floor debating the immigration bill. Notwithstanding same, Hettler did receive several communications from Senator Kennedy apologizing for his failed appearance urging Hettler to reschedule another visit to Washington.

Congressman Hyde [after Mr. Hettler returned from Washington] was reached by Hettler's Minneapolis office in the Congressman's Chicago office and the congressman, in his office at the time, passed on the following message to Mr. Hettler: "Please tell Mr. Hettler that I am not "comfortable" asking Mr. Sensenbrenner to do anything". Respecting the congressman's feelings, Hettler didn't revisit the matter with Congressman Hyde until this day, because due process violations, have now become an American way of life.

Judicial corruption reported by US Attorney General Ashcroft and more recently by Chief Judge Edith Jones now requires that congress step in to stop this metastasized cancer [now in all 50 states] from consuming all of us. US Attorney General Ashcroft's statements [see his article] are chilling and certainly one cannot turn their attention way from Chief Judge Edith Jones March, 2003 article where she reports that the "*American Legal System is Corrupt beyond Recognition*". Concisely, congress has no choice but to step in and put an end to this once and for all.

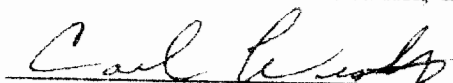
Hopefully, our imminent arrival in Washington will this time find Senators Kennedy, Kerry, Grassley, Leahy, Specter, and their colleagues in the House available and prepared to receive our testimony before the respective committees.

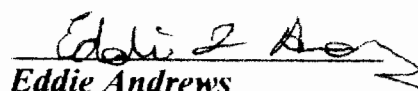
In closing, it is respectfully requested that the Respondents hereto forthwith communicate with both Petitioner co-leaders with confirmed time and dates for the hearings now being requested before the House and Senate judiciary committees. As of the date of this writing, congressional members are preparing to take their recess and will not be returning to Washington until after the midterm elections at which time Petitioners are hopeful that hearings may be soon thereafter scheduled. We are prepared to come to either Washington or respondent home states over the recess to further share our evidence with various of the respondents so that hearings before both the House and Senate Judiciary Committees may be scheduled at the very earliest date.

THOSE IN RECEIPT OF THIS MEMORANDUM AND ATTACHMENTS ARE ASKED TO ACKNOWLEDGE RECEIPT OF THIS COMMUNICATION WITH PETITIONER CO-LEADERS HETTLER OR WESTON AT THEIR RESPECTIVE EMAIL ADDRESSES SET OUT IN THIS NEXT PARAGRAPH.

Petitioner co-leader Richard Hettler may be reached in Minneapolis, Minnesota at msp3430@hotmail.com and co-leader Carl Weston may be reached in Tulsa, Oklahoma at justice@judicialjustice.us, Eddie Andrews at justiceenforcers@sbcglobal.net, Rod Class at ITCONSTITUTIONAL@AOL.COM

John Ashcroft Memorandum, Edith Jones article, both acknowledging *judicial corruption*


Carl Weston
2851 N. Hwy 66, #18
Catoosa, Ok. 74015
918 266 7788


Eddie Andrews

7004 2890 0000 3816 0268

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.00	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 3.75	

Sent To: **Patrick Leahy**
 Street, Apt. No., or PO Box No.: **199 Main St. 9th Fl.**
 City, State, ZIP+4: **Burlington, VT. 05401**

7004 2890 0000 3816 0275

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.67	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.42	

Sent To: **Charles Gassler**
 Street, Apt. No., or PO Box No.: **210 Walnut St. #721**
 City, State, ZIP+4: **Des Moines, IA. 50309**

7004 2890 0000 3816 6543

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.00	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 3.75	

Sent To: **Edward Kennedy**
 Street, Apt. No., or PO Box No.: **240 JFK Building**
 City, State, ZIP+4: **Boston, MA. 02203**

7004 2890 0000 3816 6567

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.67	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.42	

Sent To: **Arlen Specter**
 Street, Apt. No., or PO Box No.: **600 Arch St. #9400**
 City, State, ZIP+4: **Philadelphia, PA. 19106**

7004 2890 0000 3816 6550

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.67	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.42	

Sent To: **John Kerry**
 Street, Apt. No., or PO Box No.: **1550 Main St. #304**
 City, State, ZIP+4: **Springfield, MA. 01101**

7004 2890 0000 3816 6536

U.S. Postal Service
CERTIFIED MAIL RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)
 For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 0.00	Postmark Here
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$1.35	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 3.75	

Sent To: **Jim Sensenbrenner**
 Street, Apt. No., or PO Box No.: **120 Bishops Way #154**
 City, State, ZIP+4: **Brookfield, WI. 53005**

7004 2890 0000 3816 7038

U.S. Postal Service
CERTIFIED MAIL - RECEIPT
 (Domestic Mail Only: No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 1.00	Postmark Here OCT - 5 2006 USPS
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$3.50	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 6.90	

Sent To: **HENRY Hyde**
 Street, Apt. No., or PO Box No.: **50 E. OAK ST. #200**
 City, State, ZIP+4: **ADDISON, IL. 60101**

PS Form 3816, June 2005

7004 2890 0000 3816 7020

U.S. Postal Service
CERTIFIED MAIL - RECEIPT
 (Domestic Mail Only: No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 1.00	Postmark Here OCT - 5 2006 USPS
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$3.50	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 6.90	

Sent To: **John Conyers**
 Street, Apt. No., or PO Box No.: **669 Federal Building**
231 W. LAFAYETTE
 City, State, ZIP+4: **DETROIT, MI. 48226**

PS Form 3816, June 2005

7004 2890 0000 3816 6529

U.S. Postal Service
CERTIFIED MAIL - RECEIPT
 (Domestic Mail Only: No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$ 1.00	Postmark Here OCT - 5 2006 USPS
Certified Fee	\$2.40	
Return Receipt Fee (Endorsement Required)	\$3.50	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 6.90	

Sent To: **LAMAR Smith**
 Street, Apt. No., or PO Box No.: **1100 NE LOOP 910 #640**
 City, State, ZIP+4: **SAN ANTONIO, TX. 78209**

PS Form 3816, June 2005

Constitution Restoration Act

Status

- Rep. Robert Aderholt (R-AL) introduced the Constitution Restoration Act (H.R. 1070) on March 3, 2005. It was immediately referred to the House Committee on the Judiciary for review and consideration. The Judiciary Committee then referred the legislation to its Subcommittee on Courts, the Internet, and Intellectual Property on April 4, 2005. Inglis is a member of that subcommittee, and he looks forward to reviewing and discussing the bill.

Congressional Research Service Summary

- Amends the Federal judicial code to prohibit the U.S. Supreme Court and the Federal district courts from exercising jurisdiction over any matter in which relief is sought against an entity of federal, state, or local government or an officer or agent of such government concerning that entity, officer or agent's acknowledgment of God as the sovereign source of law, liberty or government .
- Prohibits a court of the United States from relying upon any law, policy, or other action of a foreign state or international organization in interpreting and applying the Constitution, other than English constitutional and common law up to the time of adoption of the U.S. Constitution.
- Provides that any federal court decision relating to an issue removed from Federal jurisdiction by this Act is not binding precedent on State courts.
- Provides that any Supreme Court justice or federal court judge who exceeds the jurisdictional limitations of this Act shall be deemed to have committed an offense for which the justice or judge may be removed, and to have violated the standard of good behavior required of Article III judges by the Constitution.

Comments by Bob Inglis:

- When I first heard of Representative Aderholt's bill, I was inclined toward it. Then I heard a very helpful debate on H.R. 1070 between two conservative colleagues. The debate persuaded me that it's dangerous to remove from the federal courts jurisdiction over certain classes of cases.
- The First Amendment to the Constitution elegantly balances the "free exercise" of religion with a prohibition on the "establishment" of religion: "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof." Conservatives like me are concerned that politically liberal judges have removed expressions of faith from the public square and public debate. As a result, many people of faith have been chilled in what should have been constitutionally-protected, public expressions of private faith. Our response to this problem (and it is a problem) should not be the withdrawal of jurisdiction because people of faith need "liberal" (in the classic sense of that word) judges to rule with robust respect for our right to the "free exercise" of our faith. I foresee a time when politically liberal city councils, for example, may adopt zoning ordinances that make it very difficult to build and operate houses of worship. When that day arrives, people of faith will need access to the courts so that they can present their arguments under the "free exercise" clause of the First Amendment. H.R. 1070 would prevent that access.
- I think a better approach to protecting our rights is to trust the courts to balance between "expression" and "establishment," knowing that when they err, we can reverse them by constitutional amendments.
- I strongly agree with the provisions of H.R. 1070 that keep our courts from using international law or policy in interpreting the U.S. Constitution.
 - I am a co-sponsor of H. Res. 97, which expresses the sense of the House of Representatives that judicial determinations regarding the meaning of the Constitution of the United States should not be based on judgments, laws, or pronouncements of foreign institutions unless such foreign judgments, laws, or pronouncements inform an understanding of the original meaning of the Constitution of the United States.