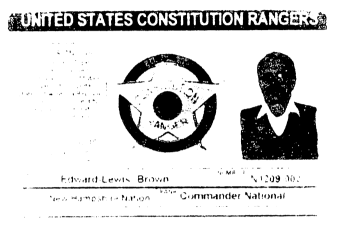


Case: 10-1081

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United States Constitution Rangers 27 Glen Road West Lebanon, New Hampshire, 01781

UNITED STATES COURT OF APPEALS.

Dear ms carter: clerk. Re: case #\$ 09-2402 10-1081

march 24, 2011

Please add these two enclosed articles OF COURT- Prosecutor, Court malfeasence, Corruption Fraus and collusion.

As in the case OF ED. UNITED STATES V EDWARD AND ELAINE BROWN the collusion of the Judges and Prosecutors Fabricating an entire case against us and turned a simple question on our Part into a much larger case where the court with foreknowledge, conducted UNIONFUL- due - Process every time we went before the court. The evidence of 2 criminal and defunct court system has been monitored for several decades in order to determine the extent of the 33° degree communist-Freemason infiltration into OUF Constitutional, Common-Law, Republic.

As a member of the United States Constitution Rangers, I again remind you that I am obligated to notiFy you inlaw of the danger these "PUBLIC SERVENTS" are putting us all in. The deduce Form OF government must not and will not

Fall to these clearly defined Foreign and domestic enemies OF America.

this case and hundreds of others have been monitored and filed by many groups, in order to prove absolute crime and by whom.

These men and women are either for Pantheists, communists-Socialist-Freemason, FOR LEFT and For fight, in both political parties, they are all norcessistic secolar humanists who are filled with extreme hate and anger toward anyone that does not agree with their master Lord Ba'al; Satany, then the great DECEIVER". This is a true battle of Satan v. Yahuweh; (The almighty father-creator of alkthe Universes.

IF we can be of any assistance to you please Let me know and I will guide you to the those that are best able to inform you in a more Educated and definitive manner.

Sincerly;

Edward Lewis: Brown

CMDR. United States Constitution Ranger

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Ma'seyah 'Yhay'el and Yasha'yah Nehemiah 11:7

Case: 10-1081 Document: 00116189599 Page: 5 Date Filed: 03/29/2011 Entry ID: 5537529 Bad Prosecutors, Corrupt Judges Have Become the Norm

By Jim Traficant

were not as incorrigible as the judge himself.

Moreover, "justices" have actually been appointed to the federal bench by underworld figures. People charge that I'm just vindictive because of my many run-ins with judges, but that's false. In the 1970's, the chief judge of the Northern District Court of Ohio, Frank James Battisti (now deceased), was actually filmed by FBI agents while meeting with known underworld figures in Cleveland. This development made headlines, but nothing was done about it—nada.

The Feds needed something from Battisti—the federal judge who stripped John Demjanjuk of his citizenship and sent him to Israel to stand trial as an alleged Nazi war criminal. I guarantee you that Battisti got that case because he was beholden to the FBI. He was told to "take care of the Demjanjuk matter." He did.

Federal documents later stated that a certain FBI agent in northeast Ohio was on the mob's payroll. I forced the court to allow my introduction of an FBI affidavit in 1983, concerning this information. I asked

the FBI some questions in court (agent's name withheld). "JT" is me questioning the FBI agent who submitted the affidavit after questioning two informants about organized crime in northeast Ohio:

JT: "Did you submit this affidavit to the court?"

FBI agent: "Yes."

JT: "Is that your signature?"

FBI agent: "Yes."

JT: "To your knowledge, was there ever an FBI investigation into this revelation?

FBI agent: "I don't know!"

JT: "Did you recommend or request an investigation into this matter?"

FBI agent: "No . . . no!"

The affidavit said that a key FBI leader was on the mob's payroll and, when forced to retire due to age limitations, he was made a police chief of one of Ohio's bigger cities—at the mob's direction. And there was no investigation.

Government prosecutors pleaded with the judge to not allow that affidavit to be introduced at my first trial. They cried, the information is "classified—national security!" The trial judge was not about to upset the powerful Justice Department until I said: "You want me in prison so bad you're making a big mistake, and it will come back to haunt you on appeal."

She exclaimed, "I'm going to let it in." The prosecutor slumped in his chair. The FBI was in shock. It was then that I called as my witness the FBI agent who signed the affidavit. If looks could kill, you would not be reading this column.

But bad prosecutors and judges have become the norm. Consider new Supreme Court Justice Elena Kagan. The issue was partial-birth abortion. In her capacity as Bill Clinton's associate White House counsel, she issued a memo that misrepresented an expert panel's report. The report stated they "could not identify any circumstances under which partial-birth abortion would be the only option to save the life or preserve the health of the woman."

Kagan's memo countered: "This would be a disaster for our cause." She listed "suggested options" that the Clinton administration should pursue to replace the original report's statement, prompting the Supreme Court to overturn Nebraska's partial-birth abortion ban. Kagan defrauded the Court and should be prosecuted. Yet she was made the Supreme Court's 112th justice.

Thomas Jefferson wrote: "Beware the appointment of federal judges for lifetime terms because they can take the Constitution and mold it like clay in their hands." Get back at me!

James A. (Jim) Traficant, Jr. was born in Youngstown, Ohio on May 8, 1941. He received BS and MS degrees from the University of Pittsburgh. He also received an MS from Youngstown State University in 1976. From 1981-1985 he served as sheriff of Mahoning County, prior to his election to the U.S. Congress in 1984. He was re-elected by overwhelming margins every year up until 2002 when, following his conviction on trumped up corruption charges, he was expelled from the House of Representatives. Donations of support may be sent to Mrs. Tish Traficant, 429 Main Street, Poland, OH 44514.

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NEWS AND VIEWS FROM AFP

Federal Fraud Apparent in Two Cases, But Will Courts Cover for the Feds?

By Pat Shannan

wo federal trials of national significance at opposite ends of the country moved to the forefront on March 7, but because of the government's questionable position in both, neither is expected to garner much attention from the mainstream media.

In Statesville, N.C., Liberty Dollar founder Bernard von NotHaus, maintaining Federal Reserve "notes" are a fraud upon the public, is defending the people's right to circulate silver coin "as money." With a few million one-ounce coins circulating since 1998 and a few thousand people trading the Liberty Dollars in everyday commerce, a courtroom packed with the defendant's supporters is expected after the jury is seated.

Texas Rep. Ron Paul (R) has been subpoenaed by the defense. The prosecution intends to finish its case in a week, but von NotHaus has asked for six weeks to complete his defense.

Meanwhile, in Coeur de Alene, Idaho, jailed attorney Edgar Steele, 65, stands accused of attempted "murder for hire" of his wife and mother-in-law.

Federal prosecutors allege that Steele hired handy-

man Larry Fairfax to plant car bombs on his wife's SUV but have not explained how such an act would have harmed her mother 500 miles away in Oregon. They also claim that the motive was to collect a life insurance payout, but the Steeles have not carried any life insurance since their youngest child left home on her own a few years ago.

Fairfax has reportedly been a government informant for a decade or more, particularly in drug cases. Steele, seen as a friend of the patriot movement, has been denied bail and has been incarcerated since last June. but even his wife has charged from the beginning that the case was fabricated and has demanded his release.

The FBI has produced at least two recordings claiming that the voices heard are those of Steele and Fairfax discussing the details of the purported murder-for-hire scheme. However, when the defense produced the affidavit of expert witness Dr. George Papcun, refuting the authenticity of the audio, the prosecution motioned for and was granted a 45-day continuance as well as a change of venue to Boise.

Papcun concluded that "with a reasonable degree of scientific probability," the recordings "do not represent a true and valid representation of reality and are unreli-



STEELE **VON NOTHAUS** Don't expect mainstream to tell truth about cases.

able." In addition, one court watcher told AFP that the prosecutor was "nervously and visibly shaking" when presented with, and arguing against, this startling evidence.

Only one week earlier, U.S. District Court Judge B. Lynn Winmill had denied a defense motion to continue the trial but reversed herself to give the prosecution more time to handle this new roadblock.

One of these cases could further expose the centuryold banking fraud, while the other could result in jail sentences for federal agents rather than for their targeted but innocent victim. AFP will follow each case closely. ☆

Many are 'conditioned' to believe that if they go to the 'Courts,' that they'll get a fair trial. That they will have justice and better yet, that they will get a remedy. While 1% might 'win,' we think it wise to disclose the following... take heed:

General Immunity Pertaining to Prosecutors, Judges and Government Agents

1. Prosecutor may violate <u>civil rights</u> in initiating prosecution and presenting case...

 United States Supreme Court in <u>Imbler v. Pachtman</u>, 424 U.S. 409 (1976)

2. Immunity extends to all activities closely associated with litigation or potential litigation...

Second Circuit Federal Court of Appeal in <u>Davis v. Grusemeyer</u>, 996
F.2d 617 (1993)

3. Prosecutor may knowingly use false testimony and suppress evidence... —United States Supreme Court in Imbler v. Pachtman, 424 U.S. 409 (1976)

4. Prosecutor may file charges without any investigation... – Eighth Circuit Federal Court of Appeal in <u>Myers v. Morris</u>, 810 F.2d 1337 (1986)

5. Prosecutor may file charges outside of his jurisdiction... – Eighth Circuit Federal Court of appeal in <u>Myers v. Morris</u>, 840 F.2d 1337 (1986)

6. Prosecutor may knowingly offer perjured testimony...

- Ninth Circuit Federal Court of Appeal in Jones v. Shankland, 800 F.2d

1310 (1987)

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7. Prosecutor can suppress exculpatory evidence...

- Fifth Circuit Federal Court of Appeal in <u>Henzel v. Gertstein</u>, 608 F.2d 654 (1979)

8. Prosecutors are immune from lawsuit for conspiring with judges to determine outcome of judicial proceedings...

-Ninth Circuit Federal Court of Appeal in <u>Ashelman v. Pope</u>, 793 E.2d

