

May 20, 2009

John M. Bales, US Attorney
350 Magnolia Ave, Suite 150
Beaumont, TX 77701-2237

**CERTIFIED MAIL
RESTRICTED DELIVERY
7008 1300 0001 4353 5112**

**Re: “public corruption”, “under color of law”
TWO huge punitive contempts – unlawfully by civil process
Retaliation for First Amendment access to the courts
“failure to keep from harm”
And this is just the tip of the iceberg!**

Why am I coming directly to you?

Because my complaints, since 1995, to the Tyler FBI and Tyler US Attorney office are falling on **deaf ears**:

- Starting in 1995, fraudulent suit upon me under **Texas Water Code**, for damage by **beavers** on Steve’s Creek on my farm, with fraudulent questions to the jury. Still ongoing 2009! See below.
- Dallas lawyer soliciting and conning me into paying him \$20,000 up-front to sue the “beaver” judges under civil RICO. When federal case kicked out under real weird circumstances, tells me “he never saw it”, i.e. our judge never saw our case! I fire lawyer. Then he sues me for supposed legal fee “open account”. See below.
- **\$62,885 court FINE**, for making counter-claim against my ex-lawyer, judge finding me “**well-intentioned**”, just that **he** did not see the evidence as showing my case. Had of course been a jury case. Again, fraudulent questions to the jury.
- **Additional \$125,770 FINE**, for mere motion for recusal, to get \$62,885 judge off the case, to stop him, over one year later, from fabricating “findings” to CYA re his **\$62,885 FINE**, i.e. cover up his “**well-intentioned**”.
- In 2009, after FOURTEEN (14) YEARS ongoing of the “beaver dam” case, **perpetual injunction** against me to forever make sure **beavers not building dams** too tall on Steve’s Creek, with **wild hogs** down there, and me 72 years old!

And because of the responses I get – see attached video CD of extemporaneous video “deposition” of companion I took along to Tyler – has to be seen to be believed!

- “It is a civil matter.”
- “I can’t give you legal advice”

- “But that \$125,770 does seem a little high.”
- “But even if you could do something about that \$125,770, you would still have that \$62,885, because that was too far back.”
- “Why don’t you just pay them?”
- “Maybe you could borrow the money?”
- “Try to see if they will take maybe a little less.”
- “See if they will take maybe \$5 per month.”
- “Take bankruptcy.”
- “Go on with your life. Be happy.”
- “Shoot them.”

Anyhow, after looking at US Attorney and FBI websites – they are both good – both urged citizens to come forward on “**public corruption**” and “**under color of law**”, in particular, because of the corrosive effect such has on democracy:

“We have agents specifically trained to uncover corruption, and our agents always have an eye out for **new and evolving angles**”

“**What should people do** if they come across evidence of public corruption activities?”

“**By all means, call us!**”

So here I am.

And the “**new and evolving angle**” is to hide in plain sight, in an institution we normally associate with doing good – the courts – and **do evil**.

And rather than put out a lot of new words, I instead present, as attachments, just some of the evidence as it is **of record** in the 294th District Court of Van Zandt County:

- **First Interrogatories to Judge Ron Chapman – re his \$125,770 sanction** Chapman’s “findings” in his sanction, and my **short questions** thereon, clearly points out the “under color of law”, “due process”, “public corruption”, “First Amendment retaliation”, and “official oppression”.

- **First Interrogatories to Judge Paul Banner** – re his \$62,885 sanction Same.
- **Original Petition** – has Judge Chapman \$125,770 sanction as exhibit Civil RICO cause for injury “by reason of” **conduct violative of criminal law**. (for use with Interrogatories to Judge Ron Chapman)
- **Findings of Fact and Conclusions of Law** – Judge Banner \$62,885 sanction (for use with Interrogatories to Judge Paul Banner)
- **Happy April Fools Day**
This whole matter, in extemporaneous, less formal format. Status as of fall 2004.
- **CD “deposition”** – extemporaneous – “shoot them”
recollection of trip to Tyler FBI and US Attorney
- **Yet another sanction** – by Judge Andrew Kupper

What all bad can come from “beavers”, would make a good focus to explain “public corruption” in terms that everyone can understand!

Certain judges themselves have the “corruption” disease you guys are trying to cure!

I have already done the work for you, per the U.S. Supreme Court in Rotella vs. Wood, for victims to become “private attorneys general”, filing civil RICO cases in the public good, only to be FINED hundred of thousands of dollars.

But it is all of record in the cases. And it is time for change.

Sincerely,

Udo Birnbaum
540 VZ CR 2916
Eustace, TX 75124
(903) 479-3929
BRNBM@AOL.COM

Attachments:

- First Interrogatories to Judge Ron Chapman
- First Interrogatories to Judge Paul Banner
- Original Petition – has Chapman \$125,770 sanction
- Findings of Fact and Conclusions of Law – re Banner \$62,770 sanction
- Happy April Fools Day
- CD – video “deposition” – re trip to Tyler FBI, Tyler US Attorney
- Yet another sanction – Judge Andrew Kupper

Copy of this document, including attachments, to:

Judge Paul Banner, 24599 CR 3107, Gladewater, TX 75647-9620
CERTIFIED MAIL
7008 1300 0001 4353 5129

Judge Ron Chapman, 108 Ellen Lane, Trinidad, TX 75163
CERTIFIED MAIL
7008 1300 0001 4353 5136

Gregg Abbott, Texas A/G – (for defendants Banner and Chapman)
Office of the Attorney General, 300 W. 15th Street, Austin, TX 78701
CERTIFIED MAIL
RESTRICTED DELIVERY
7008 1300 0001 435 5143

Judge John Ovard, Presiding Judge, First Administrative Judicial Region
133 N. Industrial / LB50, Dallas, TX 75207
CERTIFIED MAIL
RESTRICTED DELIVERY
7008 1300 0001 4353 5150