Deputy Prime Minister and Minister of Public Safety and Emergency Preparedness Canada Vice-première ministre et ministre de la Sécurité publique et de la Protection civile du Canada

Ottawa, Canada K1A 0P8

The Honourable L'honorable A. Anne McLellan, P.C., M.P. c.p., députée

595 13 200k

Mr. David R. Amos 153 Alvin Avenue Milton, MA 02186 U.S.A.

Dear Mr. Amos:

Thank you for your letter of November 19, 2003, addressed to my predecessor, the Honourable Wayne Easter, regarding your safety. I apologize for the delay in responding.

If you have any concerns about your personal safety, I can only suggest that you immediately contact the police of local jurisdiction. In addition, any evidence of criminal activity should be brought to their attention since the police are in the best position to evaluate the information and take action as deemed appropriate.

I trust that this information is satisfactory.

Yours sincerely,

A. Anne McLellan

A Anne M'Kell

September 28, 2003

Robert S. Mueller, III, Director Valerie E. Caproni, General Counsel Federal Bureau of Investigation J. Edgar Hoover Building 935 Pennsylvania Avenue, NW Washington, D.C. 20535-0001

Re: The reasons I am gonna sue you.

Sir and Madam,

Mr. Mueller your connections within Beantown are well known. As the US Attorney Michael J. Sullivan affirmed Ex Parte I have been trying diligently for a very long time to have many crimes investigated by the FBI. I had a glimmer of hope in your most recent appointment to the Boston Office, but was not surprised when Mr. Kaiser ignored me. I now have served every Lawyer that I will meet tomorrow with a copy of the wiretap Tape numbered 139. I also served one copy by certified mail to the clerk, Mary Hickey of Norfolk Superior Court on Sept 5th and another in hand to the clerk, Michael T. Hulak, in front of the witnesses Mary Packer and Virginia Foster and two court guards who would not give me their names however my kids and I can easily identify them.

Almost one year ago I was willing to give all the tapes to you, but not now. I will use them as evidence against you.

Please find enclosed an exact copy of one letter with all attachments sent to all US Attorneys excepting the ones I already encountered.

Cya'll in Court⊖

Ďavid R. Amos 153 Alvin Ave. Miltan MA 0218

Milton, MA. 02186

617 240 6698

Plymouth Police Department, 20 Long Pond Rd., Plymouth, MA 02360

Brookline Police Department 350 Washington Street Brookline, MA 02445-6800

Milton Police Department 40 Highland St Milton, Massachusetts 02186

Canton Police Department 99 Revere St. Canton, MA 02021.

Kevin Butler Internal Affairs Section, 470 Worcester Rd., Framingham, MA 01702

Carver Police Department P.O. Box 985. Carver, MA 02330

Shrewsbury Police Department 106 Maple Avenue Shrewsbury MA 01545

Hey,

Remember me? I am the guy you have been ignoring after some of you have been harassing me. Ignorance is no excuse to the law or me. Please find enclosed a copy of a letter sent to all US Attorneys. You can never claim that you did not know. Please notice I sent you this letter before the Circus in Norfolk Superior Court. The outcome has no relevance to my next complaints in Federal Courts. Be careful what you do with the wiretap tape. It has been served upon you in confidence as Officers of the Law in order that it be properly investigated.

Cya'll in Court 😊

David R. Amos 153 Alvin Ave. Milton, MA. 02186

617 240 6698

Sent September 29th, 2003



Florida Department of Law Enforcement Office of Executive Investigations

Post Office Box 1489
Tallahassee, Florida 32302-1489
(850) 410-8240
www.fdle.state.fl.us

Guy M. Tunnell Commissioner

February 13, 2004

Mr. David R. Amos 153 Alvin Avenue Milton, MA 02186

RE: FDLE File EI-73-5185-119/116

Dear Mr. Amos:

The Office of Executive Investigations received your letter and supporting documents wherein you complain of alleged corruption by government officials. Upon review, our office has determined that there does not appear to be a criminal predicate that would warrant investigation by the Office of Executive Investigations. Appropriate legal counsel and/or advice may best address your issues.

Should you have any questions regarding our review, please feel free to contact our office at (850) 410-8240.

Sincerely,

Guy M. Tunnell Commissioner

amie A. McLaughlin, Director

Exacutive Investigations

JAM/cb



U.S. OFFICE OF SPECIAL COUNSEL

1730 M Street, N.W., Suite 218 Washington, D.C. 20036-4505

February 18, 2004

David R. Amos P.O Box 2 South Acworth, NH 03607

Re: OSC File No. MA-04-0973

Dear Mr. Amos:

This letter acknowledges receipt of your recent correspondence to Special Counsel Scott Bloch.

The U.S. Office of Special Counsel is authorized to investigate allegations of prohibited personnel practices and certain activities prohibited by civil service law, rule, or regulation. 5 U.S.C. §§ 1214(a)(1)(A), 1216(a) and 2302(b). According to the provisions of title 5, United States Code, our authority to investigate allegations of prohibited personnel practices extends only to employees, former employees or applicants for employment to competitive or excepted service positions in Executive Branch departments and agencies of the federal government.

I carefully reviewed your correspondence but find we have no authority to assist you because you did not allege a matter within our investigative jurisdiction. Therefore, we will take no further action in response to your letter and have closed our file in this matter.

Sincerely,

Alice Womack

Chief

Complaints Examining Unit

alu Wornack



DEPARTMENT OF HOMELAND SECURITY Office of Inspector General Washington, DC 20528

111 1 233

David R. Amos 153 Alvin Avenue Milton, MA 02186

OIG Complaint Number: C04-01448

Dear Mr. Amos:

We received your letter on November 21, 2003. We will review the information carefully to determine the appropriate action; however, our office will not be able to provide you with any information as to the action taken.

In general, privacy and law enforcement concerns prohibit the Office of Inspector General (OIG) from disclosing information from its system of records to third parties, including the individual who made the original allegation. Often, this is a source of some frustration to those who contact us, but it is unavoidable in light of the Privacy Act (5 U.S.C. §552a) and the regulations promulgated thereunder. For this and other reasons, it is the policy of the OIG that once we receive an allegation of fraud or other misconduct, no information concerning the allegation may be released to any third party, except to other law enforcement agencies. Individuals named in allegations received by this office are entitled to the same privacy rights that you or any other citizen might expect from us.

Thank you for bringing this matter to the attention of the OIG.

Sincerely,

Joseph G. Sullivan, Jr

Deputy Assistant Inspector General

for Investigations



STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL THE CAPITOL ALBANY, NY 12224

ELIOT SPITZER Attorney General (518) 474-7330

November 20, 2003

David R. Amos 153 Alvin Avenue Milton, MA 02186

Dear Mr. Amos:

Thank you for your recent letter and for making me aware of your concerns regarding the SEC and the investment industry.

I have forwarded your correspondence to the appropriate members of my staff. I am sure that your comments will be of interest to them.

Once again, thank you for taking the time to write and for sharing your views.

1 N XI

ELIOT SPITZER



The Commonwealth of Massachusetts

William Francis Galvin, Secretary of the Commonwealth Securities Division

December 26, 2003

Mr. David R. Amos 153 Alvin Avenue Milton, MA 02186

Dear Mr. Amos:

Thank you for your recent correspondence sent to the Secretary of the Commonwealth William F. Galvin. Please allow this letter to acknowledge our receipt of your communication.

Our office welcomes the opportunity to receive comments from the public and wishes to thank you for taking an active role in assisting our efforts in enforcing the Massachusetts Uniform Securities Act, M.G.L. c. 110A (the "Act") and the regulations promulgated thereunder, 950 CMR 10.00, et seq.

The Securities Division of the Secretary's office appreciates your comments and concerns. We will take your suggestions under advisement. We may contact you to assist us further in our investigation.

In the meantime, please feel free to communicate directly with me should you have any additional questions or concerns relative to this matter.

Thank you again for taking the time to bring this matter to the attention of the Office of the Secretary of the Commonwealth.

Sincerely,

Antigone Z. Simmons Enforcement Attorney

EMMILLORA

Acting Director, Diane Young-Spitzer
Enforcement Attorney, Antigone Z. Simmons
John W. McCormack Building
One Ashburton Place
Room 1719
Boston, MA 02108
Phone 617 727-3548
Fax 617 248-0177

RE: Corruption

Ladies,

I must thank Ms. Simmons for her bullshit within the recent letter and her signature that was dated on Boxing Day of last year. At long last by way of you, Mr. Galvin has finally admitted that I exist. Methinks this letter was prompted by my many other actions as of late and he is simply trying to climb up the right political side of this scandal before I sue him too. You should be well aware that Mr. Galvin and I have crossed paths several times in the past year in his various positions in the General Court, the SEC matters within Putnam Investments and the Brookline Savings Bank, the Registry of Deeds, in the Historical Commission and last but far from least as an officer of the court who has intimate confidential knowledge that I am in possession of many wiretap tapes that prove that the Fourth Amendments Rights of many other people have been violated. If you doubt me ask him, ask him I double dog dare you.

To date Mr. Galvin or any of his assistants have yet to ask me the first question. It was only Elliat Spitzer of New York that gave me a positive response. I will be faxing him this letter as well. I find it interesting that the Director of this office has the same last name. Eliot Spitzer seems to have clammed up and asked no more of me. I no longer trust him either and simply consider him as just another political lawyer. As you can see the Inspector General's Office of the DHS is now hopefully investigating why the Secret Service did not investigate the Bank Fraud practiced within the Brookline Savings Bank. But I do not trust them as well. I am well aware of Clark Kent Ervin connections within the Texas Lyceum Association. The last name of his Assistant who wrote did not impress good faith upon me after encountering so many other bad acting lawyers with the same family name and I am also are of his association with Mr. Allbaugh. What should concern you ladies the most today is why don't I sue you and your little dog too. Shame on you. At the very least you are witnesses to my complaints.

Cya'll in Court Dal ((1))

JAN 6+4/2004 FAYED Attrivtion A HOUNEY GENEVAL Eliot Svitzier I CALLED YOUR OFFICE ONE A month Ago. WHEN I INformed your ASSISTANT THAT I would only talk to You she laughted Atme. After RECKINING Mr GALVINS RECENT LEHEU INOW REALIZE that I CAN NOT Trust you AS WELL. I AM SOMEWhAT EMBAURASED Atter SINSING YOUR PURISES. I did KNOW BETTEN TOAN TO TURST A Political LAMYEU. I will gotorward Alone And NAME YOU AS A WITNESS IN MY COMPLAINTS WITNESS IN MY COMPLAINTS



STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General Division of Public Advocacy

DAVID D. BROWN, IV Bureau Chief Investment Protection Bureau

(212) 416-8218

February 6, 2004

David R. Amos 153 Alvin Avenue Milton, MA 02186

Re: Corruption

Our Ref. No.: 04/000233

Dear: Sir/Madam:

Thank you for your communication with Attorney General Eliot Spitzer's office. We appreciate your willingness to provide information and to share your concerns.

Your letter will be reviewed to determine if any action is required and we will contact you if we need additional information.

Very truly yours,

James Lallo

James Gallo Legal Assistant Roger W. Ferguson, Jr. Vice Chairman Federal Reserve Board 20th Street and Constitution Avenue, NW Washington, DC 20551

RE; Corruption

Sir.

Please find enclosed exact copies of all documents etc that I sent to Solicitor General Ted Olson. The copy of wiretap tape numbered 139 is served upon you in confidence as an officer of the court in order that it may be properly investigated. I have also included some other more recent letters and responses for your review. The most interesting to you should be my recent letter to Senator John Edwards and the responses from the Solicitor General of Canada and the Special Counsel.

As a well paid (\$157,000) federal employee who happens to be a banker, a lawyer and a father of two children, you of all people should understand these documents and the reason I have contacted you. If you have any doubts about my SEC allegations maybe you should seek Annette L. Nazareth's counsel. If she does not know who I am then maybe she should call Louis Randazzo, Francis Galvin or Elliot Spitzer or a host of others. You should be able trust your wife's opinion as to whether or not to call Jeffery Bloch and blow the whistle yourself before the bell tolls on the time for every US Attorney in the country to provide me with an answer that I am satisfied with.

Trust that I will be filing a complaint against the USA before I run for Parliament in Canada and I will name you as a witness to my allegations. Quite frankly, I am certain that you are already well aware of my actions and me. I will wager that you know many people that I have encountered very personally. Check the roster of names within these documents and say hey to them for me will ya? Like most lawyers they are trying hard to ignore me but know many realize that the jig is up. All they can do now is sweat and pray that I ain't as good a dancer. Whereas it is I that must pay the fiddler, I will pick the tune, the ground to tap on and the people to perform for.

The simple fact that you received your education as a lawyer while under the watch of my wife's evil cousin Chucky Kickham speaks volumes to me. The fact that you are a member of the Board of Overseers of Harvard University proves to me that you are either very dumb or very evil. Whereas both you and your wife are bigtime Washington insiders I know for certain that you know more about the corruption within the Capital than I do. Rest assured that I will be asking you many questions in the future and will welcome any argument from you.

Cya'll in Court⊕ ①

Ďavid R. Amos 153 Alvin Ave.

Milton, MA. 02186

April 1st, 2004

RE: Corruption

Hey,

Mr. Olson you can save your paper and both of our time by not responding to me or in sending me the usual answer claiming that it is not your job. You are a government employee and the Code of Ethics hereto attached within the enclosed documents applies to you as well. In fact, I don't think that you have much time to respond to me before I file my first complaint in a federal court. At the very least I have now made you a witness to some of the crimes practiced against my Clan. You will be named as such in the pending complaints. If you choose to disagree with me, I will welcome your argument in court. Better yet sue me. I double dog dare ya. The fact that not one federal employee has opted to blow the whistle yet is not my fault. So I am blowing it for them within a complaint against the USA. You are a highly placed, well-paid federal lawyer. You must conduct yourself professionally, uphold the law and prove you are worthy of the public trust. Earn your pay and start asking questions. The enclosed documents etc. should give you a clue as to whom to call and ask why you should not call Mr. Bloch and blow some whistles yourself.

You should at least wonder how Cardinal Law did a disappearing act in my complaint. Then ask yourself what I may do if you do not report the fraudulent activity within the US District Court of Massachusetts. In my opinion if you do nothing you should stand guilty in assisting Michael J. Sullivan in his crimes. There is also another reason you and I may cross paths in the US Supreme Court. That is because of what happened in the US District Court of New Hampshire. It appears I should file a petition for a Writ of Certoria to clarify the standing of a layman legally authorized to speak and act on behalf of another under a Durable Power of Attorney created pursuant to a state law after the matter is removed to federal court. Two of the matters I could not appeal because they disappeared from the docket. The matters are mentioned in a third and within it properly and legally filed documents were fraudulently returned. Would you care to argue with me about it?

Please find enclosed an exact copy of a letter with all of its enclosures sent today to the US Attorney, J. Strom Thurman Jr. The copy of wiretap tape numbered 139 is served upon you in confidence as an officer of the court in order that it may be properly investigated. Please set aside your association with the corrupt justice system and the politicians who appointed you and act in the best interest of the people of the USA. Feel to correct me if I am wrong. Otherwise please become the first government lawyer to impress me ethical behavior even though I had to put you over a barrel and serve upon you the irrefutable truth before you acted responsibly. I cannot believe you don't know of me.

Cya'll in Court @ Dul A ann

David R. Amos 153 Alvin Ave.

Milton MA. 02186

J.Strom Thurmond, Jr, Marshall Prince and Barbara M. Bowens US Attorneys Office 1441 Main St., Suite 500, Columbia, SC. 29201

RE: Corruption

Sirs and Madam.

Please find enclosed exactly the same documents etc that have been received by Senator John Edwards, Tax Payers Against Fraud and many other lawyers you may know. The copy of wiretap tape numbered 139 is served upon you in confidence as officers of the court in order that it may be properly investigated.

I have no doubt whatsoever that you know who I am and why I am sending you this letter at this time. In somewhat of a summary for the public benefit, I will state the following:

- 1. On April 1st 2003, the day after I approached the US Attorneys Office in New Hampshire and gave them the same evidence that I gave your office the following July, the Secret Service and the Milton Police Dept appeared at my door late at night and wake me up to question me about false allegations made against me by the Trial Court of Massachusetts. I had no doubt this was an effort to stop my investigation of the Brookline Savings Bank and their practice of fraud against my Clan.
- 2. On May 21^{st} after appearing before another Massachusetts Trial Court, I was again persecuted by another Police Dept at the behest of the Secret Service and the Massachusetts Trial Court. The police officer in fact joked about the conspiracy against me in front of two witnesses when he first pulled us over out of a line of cars for no reason whatsoever. He claimed that I was speeding but the matter was later thrown out.
- 3. In June of 2003 after notifying the President of the USA and many others of my Concerns, I realized that I must separate from my Clan and move far away from them and their Yankee kin in order to find justice for all. A good friend of mine has offered me land to settle on in South Carolina so I had decided to take him up on his offer. I then called your office and spoke to a man who identified himself as Marshall Prince. I informed him that I would be complaining of the USA in your District and that it would obviously be your office's task to defend it. I told Mr. Prince that I would be giving him all relevant documents etc. as a courtesy to your office in order for you to examine and prepare your argument before going forward with my complaint.
- 4. In early July of 2003, I did appear at your office in Columbia with a witness. I asked to speak to Marshall Prince in order to fulfill my promise to him. I was told that he was not there, so I asked for his boss. I suspect that Mr. Thurman was still mourning the loss of his big daddy. So after much confusion and the appearance of the US Marshals, another Assistant US Attorney who would only identify herself as Barbara spoke to me at length about the reason for my visit and accepted my documents and CD.

- 5. The lady named Barbara also received in hand three original wiretap tapes that I had recorded over with music in order to protect the Fourth Amendment Rights of the people recorded on them in case the tapes fell into the wrong hands. I explained to her that I thought if the FBI agents in your area were diligent, that I had no doubt they could retrieve the recordings under mine and indeed verify my allegations.
- 6. At the end of July of 2003 after a few weeks had passed without one question to me from anyone within your office, I reappeared and requested that my documents etc. be returned to me. My request was immediately honoured without comment or question. At least now I should have Barbara fingerprints on the tapes and CD, Therefore she should never deny my visit to your office or our conversation.

I do not underestimate the evil intelligence and influence that my powerful adversaries possess. I have no doubt that the many other ordinary people that have read and heard this stuff you now hold in your hand well understand me and indeed some know much more about many more wrongful actions than I do. To me these people are just chickenshits, sheep, crooks or worse. They do not deserve the civil rights that so many decent people died to protect. Much of our freedom has been lost by the uncivil evil actions of lawyers and politicians for the benefit of the longstanding powerful elite. Although they steal much in material things that matter to most men, it is the loss of personal freedom and the damage they do to Mother Earth that offends me.

Thus to prove my point I have well informed literally hundreds of lawyers in powerful positions throughout the government before complaining of the USA with a Prima Facia complaint. They have all shown me their ass. Now I will ask for only the minimum relief that is required to be sought in order to file a complaint in federal court against the USA. However, if you folks stand against me, I will do my best to bankrupt you personally. The people of the USA have not offended me, only some of their bad acting employees such as yourselves and other dudes such as Comey and Ascroft. I choked laughing when the liars claimed the Martha matter was all about lying. I will counter your expected Motion to Dismiss with a wickedly wonderful opposition and a Motion of my own to file many wiretap tapes under seal. I will not settle with you out of court because the public deserves to hear our argument before a jury of our peers.

I know the controlled Big Media will not cover our matter. I have already made most of their General Counsels well aware of my concerns and allegations just to prove my point. I will bring it before the public byway of the World Wide Web. The media only reports what our malevolent rulers want us to know. For an example Mr. Thurman, look how long your big daddy managed to keep your sister Essie a secret from the public even though many local people knew of her long before your mama came along to bring you into the world. Your father has reason to grin at us from his grave and laugh at how he pulled the wool over the eyes of all of his sheep.

I find your father, Mr. Thurman, to be one of the most contemptible two-faced politicians that there ever was. President Bush's appointment of you at such a tender age and little experience to become the US Attorney at the request of your wicked daddy must have offended many a hard working ethical government lawyer. My question now is does the apple fall far from the tree? Does he stand away from his father and friends? Does he sink his own roots with honour or just rot in the shade of his father's fast fading influence and glory like very other bad apple? What say you, Mr. Thurman, about my allegations? They are far more serious that gossip about sexual relationships. If you think I am picking a legal fight, you are at least right about one thing. Sue me. I double dog dare you to. It will save me the cost of filing on you.

The following are your sister's, Essie Mae Williams' own words. Do you agree with her and I about the fear of ordinary people and the extent that the powers that be will go to cover up the truth and deny justice for all and ignore Title 42 Sec 1985 and 1986?

"Well, because there were many things that went on and things happened to people. They were afraid to complain. Because they didn't know what might happen. They could have been in serious trouble. And whereas with the Caucasian people, these are things that maybe some of them heard about. But many of them did not hear about. So I don't think they even knew the extent of what was happening."

Another blatant example of gossip control would be Brian Mulroney's compadre and Billy Clinton's wealthy little lady friend Belinda. Check the Internet to get the scoop. Canada is all abuzz about it. However the American press won't tell you much about our wealthy political power struggles even though they are very similar. The players do cross international lines in their bid for Global control and New World Order. Ask yourself why American Media reports so little about world affairs.

As I told Ashcroft and the others last May, I had an ethical dilemma of my own. What do I do when I know too much about many wrongful things and if I make it commonly known many innocent people could get hurt? Then there is the awful fact that I know much about other things that I must make known for the benefit of all no matter who gets hurt. Since the time the Secret Service and local cops appeared at my door and tried to take me away on this very day last year, I have taken many steps to insure that what I know is never lost to the world. I believe what is stated by the motto of my former Clan "Veritas Vincit" I now rest assured that it will come true no matter what happens to me. I obviously picked one character recorded on the tapes that I respect as a man and don't judge him about his deeds to inform. I think he should sue you too.

You may well be aware that as of this date, every US Attorney in every District of the USA has failed to properly respond in a timely fashion to most of the documents etc you now hold in your hand. I have waited the required six months plus three days for the US Mail. The reason why your office and all the others failed to act within the scope of their employment I will never understand. April Fools Day I begin prosecuting Pro Se.

You can see that I have tried to resolve this matter with many of the proper offices in the government before complaining of the USA. The number of other lawyers and politicians that I have made irrefutably aware of these matters is amazing. I have been told to go forward and complain of the USA, simply ignored or much worse. It is truly astounding that so many prominent members of the bar willingly assisted the Yankee Carpetbagger, Chucky Kickham, and his kin in their crimes. I demand to know why the Public Trust and the law have not been upheld but in fact deliberately betrayed.

I have decided to complain of you, Mr. Thurman, Mr. Prince and Ms. Bowens, as individuals in the same complaint against the USA. Do you wish to settle with me before I do so? All that I demand of you as of this time are my costs and that you tell the truth, the whole truth and nothing but the truth so help you your god. Although I bow to no gods, if you ignore this letter I will pray to the court for much relief from you.

If you wish to stand against me, I will look forward to your argument with glee. May I suggest you review the documents closely then study Title 28 Section 530B and Title 18 Section 1001. Then perhaps you should recall recent events and make a few calls before you call me a liar. Amongst the first questions I will ask of you in front of a jury of our peers are as follows: What do I do about the Damned TAPES? How could the US Attorney, Michael J. Sullivan legally remove the name of the defendant, Cardinal Law, from my complaint upon his very improper and illegal removal to federal court? How is it legal for a federal judge to ignore the Cannons and dismiss a complaint ex parte many months after denying the plaintiff due process? Do you folks think I should file my complaints against President Bush, Senators Edwards and Kerry in South Carolina or Massachusetts? What say y'all now or do the Halliburton cats still have your tongue? Trust me when I reveal what I know about their doings the world will have a chance to become a happier and safer planet for everything that has a right to be here.

Cya'll in Court O Jan R Um
David R. Amos

David R. Amos 153 Alvin Ave. Milton, MA. 02186 617 240 6698

GEORGE ALLEN VIRGINIA

204 RUSSELL OFFICE BUILDING WASHINGTON, DC 20510-4604 (202) 224-4024

(202) 224–5432 (FAX) http://allen.senate.gov/email.html



COMMITTEES:
COMMERCE, SCIENCE, AND
TRANSPORTATION
FOREIGN RELATIONS
SMALL BUSINESS AND
ENTREPRENEURSHIP

United States Senate

December 15, 2003

David Amos and Jean Omeara 153 Alvin Avenue Milton, Massachusetts 02186

Dear David and Jean:

Thank you for your recent communication.

It has been a longstanding tradition of Congress to allow each member the opportunity to respond to the needs of the constituents of their state. Accordingly, I have sent your request to Senator Edward Kennedy of Massachusetts.

Again, thank you for writing. I hope that this matter will be resolved to your satisfaction.

With warm regards, I remain

Sincerely,

George Allen

GA/lr



US CODE COLLECTION



collection home

TITLE 28 > PART II > CHAPTER 31 > Sec. 530B.

Prev

Sec. 530B. - Ethical standards for attorneys for the Government

(a)

An attorney for the Government shall be subject to State laws and rules, and local Federal court rules, governing attorneys in each State where such attorney engages in that attorney's duties, to the same extent and in the same manner as other attorneys in that State.

(b)

The Attorney General shall make and amend rules of the Department of Justice to assure compliance with this section.

(c)

As used in this section, the term "attorney for the Government" includes any attorney described in section 77.2 (a) of part 77 of title <u>28</u> of the Code of Federal Regulations and also includes any independent counsel, or employee of such a counsel, appointed under chapter 40

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TITLE 18 > PART I > CHAPTER 47 > Sec. 1001.

N<u>ext</u>

Sec. 1001. - Statements or entries generally

(a)

Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully -

(1)

falsifies, conceals, or covers up by any trick, scheme, or device a material fact;

(2)

makes any materially false, fictitious, or fraudulent statement or representation; or

(3)

makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry;

shall be fined under this title or imprisoned not more than 5 years, or both.

(b)

Subsection (a) does not apply to a party to a judicial proceeding, or that party's counsel, for statements, representations, writings or documents submitted by such party or counsel to a judge or magistrate in that proceeding.

(c)

With respect to any matter within the jurisdiction of the legislative branch, subsection (a) shall apply only to -

(1)

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administrative matters, including a claim for payment, a matter related to the procurement of property or services, personnel or employment practices, or support services, or a document required by law, rule, or regulation to be submitted to the Congress or any office or officer within the legislative branch; or

(2)

any investigation or review, conducted pursuant to the authority of any committee, subcommittee, commission or office of the Congress, consistent with applicable rules of the House or Senate

Next

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December 15, 2003

James Moorman, President and CEO Taxpayers Against Fraud 1220 19th Street, N.W. Suite 501 Washington, D.C. 20036

RE: Corruption

Sir,

Clearly our phone conversation did not go well. Rest assured that I have discussed these matters with many lawyers in the past and was prepared for any possible malice on your part. You set the stage of our conversation yourself when you asked me if I was an attorney. I am used to that question from double talking lawyers. I have witnessed them say one thing to me and then another to a fellow lawyer in my presence. I informed you that I was not an attorney and that I am prosecuting Pro Se. However I did inform you that I knew the difference between a lawyer and an attorney and that I had acted as my wife and children's attorney in the past. You retorted in stating that there is also such a thing as a counsel. I have been that as well for my wife when she was complained of in small claims court. The minute you laughed at me I looked upon you as just another unethical member of the bar who would rather assist crooked lawyers than an honest layman. You said I was being rude by not listening to you. I said you drew first blood the instant you scoffed at me. Please feel free to prove me wrong byway of a sudden display of ethical professional conduct. If not, sue me. I double dog dare you.

I am about to file my first complaint in federal court. At the very least I have now made you a witness to my pursuit of justice. I will name you as a witness no matter what you choose to do with your newfound knowledge. You claim to know alot about TITLE 31. MONEY AND FINANCE. Prepare to answer my questions about it in a federal court but first, I will want to discuss the First, Fourth and Seventh Amendments with you.

At then end of our conversation I told you that if you did not listen to me I would send you a letter that you would not wish to receive. You clearly told me to send you anything I liked. Therefore please find enclosed an exact copy of a letter with all its enclosures that was recently sent to George J. Lykos, General Counsel for the Bayer Corporation. The copy of the wiretap tape #139 is served upon you in confidence as an officer of the court in order that in may be properly investigated. You already proved to me your malice on the phone. If you ignore or return my correspondence you prove it to the world. As a courtesy to you, I have faxed this letter and many other documents to you to prove I am as serious as a heart attack in order to make you stop laughing, sit up, and pay attention. I will be in Washington this week serving many other parties. I will have in my possession many of the original wiretap tapes for proper authorities to investigate. If you wish, I will allow you to listen to some. My number is 617 240 6698.

Cya'll in Court 🦠

David R. Amos PO Box 2 South Acworth NH. 03607

U.S. Postal Service Delivery Confirmation Receipt

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PS Form 152, May 2002

(See Reverse)

Attention Mr. Jim

Here is some of what is in the mail to you. Please note that I knew what you were going to say. But my concerns go much deeper than Tax Fraud. I knew in a heartbeat that my words were falling on the ears of just another lawyer playing deaf, dumb and blind in order that he may hear no evil, see no evil and speak no evil. You are more than willing to argue with another lawyer when the FEDS are likely to side with you and do most of the work. All you need is something from some honest person to start the action with. I also know that you would never actually take on the very FEDS that butter your bread for you. One of the litigants against me explained it quite well in one of his novels. The General Counsel to the Board of Bar Overseers Michael Fredrickson that was recently fined for his unethical behavior by one of the other crooked lawyers against me claimed that things go much nicer when you have the FEDS in your corner. I disagree and must say that I don't trust Clark Kent Ervin as far as I can throw him. He already broke Rule 9 of the Code of Ethics. The fact that he belongs to the Texas Lyceum Dudes speaks volumes to me.

Perhaps when I question you in court you will pay closer attention to me and quit laughing at me. The thing is Bayer and the Feds are covering up much more than you think. Bayer byway of the new Bill and PhRMA got it all back plus a great deal more. Their smoke and mirror show was simply to put an ethical mask over the corruption that the honest man, George Couto, tried to reveal. Did you not hear what the Congressman said before Congress shutdown for the year?

Here is a question for you. Do you think the U. S. Attorneys and the Federal judges did an honest day's works for their pay? Is not their demand for wages a fraudulent act when they have so blatantly offended the public trust? I can almost see your grin fading as you have a look at some of my most recent mail. You do understand that I have also studied the Rules of Professional Conduct that you must adhere to in order to practice law for a fee? I did ask you if you understood Title 42, 18 and 26. That three times crap holds true for each conspirator against me, Lawyers that do not uphold the law I find the most offensive. Thus far it has been every one that I met but that does not surprise most laymen.

Everybody knows you are all crooks. Watch me prove it. You guys are just fishing for whistleblowers so you can get a big piece of the pie from a complaint against some corporation with deep pockets. The sad part is that the relief awarded in most of these actions wind up coming out of the taxpayers' pockets in the long run anyway. The Federal Action against the Bayer Corporation is a good example. The taxpayer loses again. Bayer laughs all the way to the bank. Lawyers reaped a profit but have no cause to party at the Plaza as I make a sincere effort back up Couto's ethics. Hopefully his family won't suffer from my actions and he will see no need to roll in his grave. I respect his efforts. There should be more men like him, but only evil bastards like Chucky Kickham live on.

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Dec 15 11:56pm Fax Sent 12022964838 21:53 47 OK

George J. Lykos General Counsel Gary D. McConnell, Assistant General Counsel Bayer Corporation 100 Bayer Road, Pittsburgh, PA 15205-9741

RE: Corruption

Sirs.

Please find enclosed an exact copy of a document with all of its enclosures sent to Congressman Charles Rangel and a copy of another letter sent to Alan F. Holmer, He received it on December 11th. I will wager he is attending the conference, ask him about it. I see no need to explain the attached documents other than to state that the copy of wiretap tape numbered 139 is served upon you in confidence as officers of the court in order that it may be properly investigated. Perhaps you and all the other fellas from down on the PhRMA should consider my following question. Trust me, I will ask this and much more when we meet in court. As you all settle into your fancy rooms at the Plaza and prepare for your talks at the 8th Annual Conference for the In-house Counsel and Trial Attorneys, I will be driving an old car through the storm down to Dixie. I will file a complaint in a federal court to argue the top dogs. Whether or not you choose to ignore me is of no matter to me because at the very least I have now made you witnesses to my pursuit of justice. You will be invited to the circus. After your review of the enclosed documents you should have lots to talk about with all the other in house counsels etc before I serve them as well. For now I will just say that I have done my homework and have no fear of litigation. My question is why would Judge Stearns and Michael Sullivan have had any standing as federal employees to prosecute the Bayer Corporation after their dealings with me if Chief Justice Young had conducted himself professionally and within the scope of his employment? After his receipt of the letter from the crybaby Gibbons he should have reported and investigated the judicial misconduct himself. Judge Stearn's own clerk informed Chief Justice Young a long time ago that he had ignored Federal Cannons and had violated our Seventh Amendment Rights with an ex parte dismissal. I did not see why it was necessary for me to do so but I certainly declared the facts of the matter and filed the evidence of it in many courts. As far as I am concerned. Young is as guilty as Stearns in the conspiracy against my Clan. As far as you are concerned, you should be wary of me as I study your personal professional conduct while you act the best interest of your client. Any settlement that you have made with the crooks, Judge Stearns and Michael Sullivan, on behalf of your client should not be worth the paper it is written on. Cya'll on Court®

David R. Amos

P.O. Box 2

South Acworth, NH 03607

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Faxed December 14th, 2003 to the attention of George J. Lykos General Counsel and Gary D. McConnell, Assistant General Counsel Bayer Corporation 100 Bayer Road, Pittsburgh, PA 15205-9741

C/0

The Plaza Hotel
5th Avenue at Central Park South
New York, NY 10019
Phone: (212) 759-3000

Fax: (212) 759-3167

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Secretary of Defense, Donald H. Rumsfeld, Deputy Secretary of Defense, Paul Wolfowitz, 1000 Defense Pentagon Washington, DC 20301-1000 CEO, Alan F. Holmer, PhRMA, 1100 Fifteenth Street, NW Washington, DC 20005

Re: Corruption

Sirs,

I shook my head as I read the following today and listened to one of the last speakers in Congress wish PhRMA a Merry Christmas. "Today, President Bush signed into law the most important, pro-patient Medicare reform in the program's 38 year history. We applied the President's vision and leadership in making this landmark victory for seniors and disabled patients a reality."

I have no doubt why Mr. Holmer would issue that statement today applauding the actions of his friend George W. Bush. Everybody likes pork don't they? The attached document that contains your biography as well as Mr. Rumfeld's should explain my thinking to ordinary folks. I am going to put forth my best effort to shame all of you fancy fellas forever. There is no need to explain the enclosed documents to you Mr. Holmer. You are a lawyer. I have just served upon you irrefutable evidence of many crimes. At the very least I have just made you a witness to my pursuit of justice. If you do not conduct yourself professionally I will hold you accountable to every rule that you must obey in order to practice law for a fee. I did not include the copy of wiretap tape number 139 to Mr. Rumsfeld and Mr. Wolfowitz because they are not officers of the court. They can ask a host of government lawyers about it beginning with Mr. Webster and Mr. Shaheen. It is served upon you in confidence in order that it may be properly investigated. Perhaps as a lawyer you should inform your friends Mr. Rumsfeld and Mr. Wolfowitz that they should obey the Code of Ethics hereto attached because of their status as federal employees.

Please find enclosed an exact copy of a recent letter that was recently sent to the Hearst Corp. I included all of its enclosures with the exception of the CD to the federal employees. As you can see I am about to complain of your friend, Mr. Bush and many of his BUDDYS including my wife's evil cousin Chucky Kickham, Teddy Kennedy and Barney Frank. Please let me know soon as to whether you still applaud Bush's actions or do you stand with me and my allegations of Civil Rights Violations?

Cya'll in Court©

David R. Amos 153 Alvin Ave. Milton, MA 02186

Gleaned from Rumsfeld's own Biography

"He came to Washington, DC in 1957, during the Eisenhower Administration, to serve as Administrative Assistant to a Congressman. After a stint with an investment banking firm, he was elected to the U.S. House of Representatives from Illinois in 1962, at the age of 30, and was re-elected in 1964, 1966, and 1968. Mr. Rumsfeld resigned from Congress in 1969 during his fourth term to join the President's Cabinet. From 1969 to 1970, he served as Director of the Office of Economic Opportunity and Assistant to the President. From 1971 to 1972, he was Counsellor to the President and Director of the Economic Stabilization Program. In 1973, he left Washington, DC, to serve as U.S. Ambassador to the North Atlantic Treaty Organization (NATO) in Brussels, Belgium (1973-1974). In August 1974, he was called back to Washington, DC, to serve as Chairman of the transition to the Presidency of Gerald R. Ford. He then became Chief of Staff of the White House and a member of the President's Cabinet (1974-1975). He served as the 13th U.S. Secretary of Defense, the youngest in the country's history (1975-1977). In 1977, Mr. Rumsfeld was awarded the nation's highest civilian award, the Presidential Medal of Freedom, From 1977 to 1985 he served as Chief Executive Officer, President, and then Chairman of G.D. Searle & Co., a worldwide pharmaceutical company. The successful turnaround there earned him awards as the Outstanding Chief Executive Officer in the Pharmaceutical Industry from the Wall Street Transcript (1980) and Financial World (1981). Until being sworn in as the 21st Secretary of Defense, Mr. Rumsfeld served as Chairman of the Board of Gilead Sciences, Inc., a pharmaceutical company."

Copied from MANAGED CARE April 2001. @MediMedia USA

A CONVERSATION WITH ALAN F. HOLMER "With the ever-rising cost of prescription drugs generating an outcry to reform Medicare, PhRMA's president finds himself in the eye of the storm. As president of the Pharmaceutical Research and Manufacturers of America, Alan F. Holmer represents the country's largest research-based pharmaceutical and biotechnology companies. The organization lobbies on behalf of its members in Washington and state capitals, PhRMA's federal legislative priority this year is expansion of drug coverage for the elderly. Other recent battles have included Maine's attempt to impose price controls on prescription drugs and efforts to allow exported prescription drugs to be brought back to the United States for sale. Holmer, head of PhRMA since 1996, began his career working as a congressional staffer and as a tax lawyer. In 1981, President Reagan appointed him deputy assistant to the president for intergovernmental affairs, with responsibility for liaison with state and local officials. From there, he went on to positions in the Commerce Department and in the Office of the U.S. trade representative. He established and became cochairman of international trade practice for the law firm Sidley & Austin in 1989."

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PS Form 152, May 2002

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(See Reverse)

DELIVERY CONFIRMATION NUMBER:

Charles Rangel 163 W. 125th St., #737 New York, NY 10027

RE: The Corruption of the Federal Government

Sir,

Exactly one year ago at High Noon the worst Noreaster that ever landed in Beantown rained on the parade of political, clerical and legal corruption of all the old cronies. He waltzed into U.S. District Court and filed two affidavits with attachments almost one foot thick. As a double check on the same day he filed an answer with the same documents attached to a complaint against his family in Norfolk Probate Court by the court appointed trustee, James McLaughlin. The following day Cardinal Law stepped down from his post in his church, ran off, and hid under a rock. The Clerks of all the courts then caused the documents to fraudulently disappear from the public records.

I was that Noreaster. I had been waiting in Canada for months to see what the FEDS would do after McLaughlin had exposed the Civil Rights Violations, Tax Fraud and Bank Fraud practiced against my family in Norfolk Probate Court on Oct 16th, 2002. I was not surprised that the FEDS had shown me their ass after talking to Inspector General Glen Fine's office and many others as well. Now after one year of playing the game with all the Dam Yankees that break all the rules, I swung North again and took the foul weather home. You would be greatly mistaken if you think I did not have a plan. I laid it out plainly to the Commission of Judicial Conduct after Judge Carey caused my wife's nervous breakdown on May 16th, 2002. The lesbian even quoted me and her gay lawyer attached her malice to his four malicious Motions to Dismiss on file in federal court.

You are also part of my plan. At the very least I have made you a witness to my pursuit of justice. Please find enclosed an exact copy of a letter with all its enclosures sent to Congressman Artur Davis and many others. Byway of his attached response, he apparently does not understand the Code of Ethics. Do you? Trust me, Stephen Lynch has known about my concerns for quite awhile but he can no longer act or speak for me. I have now left my Clan and that State. Only the Solicitor General for Canada has any right to speak on my behalf and I am listening closely. The Canadian Consulate received his mail today at High Noon. The copy of wiretap tape numbered 139 is served upon you in confidence as an officer of the court in order that it may be properly investigated. I have done you the courtesy of keeping this letter confidential as well but only for a little while. I will name you as a witness in my pending complaints that I am about to file. All that I stated to Davis, I hold true for you. Please impress me with ethical behavior.

Don't bullshit me, speak up now. Cya'll in Court®

P.O. Box 2

David R. Amòs

South Acworth N.H. 03607

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PS Form 152, May 2002

ARTUR DAVIS

7th DISTRICT, ALABAMA

208 CANNON HOUSE OFFICE BUILDING WASHINGTON, D.C. 20515 (202) 225-2665 FAX (202) 226-9567

www.house.gov/arturdavis



COMMITTEES

COMMITTEE ON FINANCIAL SERVICES
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OPPORTUNITY

COMMITTEE ON THE BUDGET

Congress of the United States House of Representatives

December 5, 2003

Mr. David R. Amos 153 Alvin Avenue Milton, Massachusetts 02186-5110

Dear Mr. Amos:

Thank you for contacting my office for assistance.

While the problem that you mentioned is an important matter, I note that I am not your representative in Congress. Your address indicates that you live in the 10th Congressional District of Massachusetts represented by Representative Stephen Lynch.

As a matter of courtesy, I have taken the liberty of making your request known to Representative Lynch's office in Boston, Massachusetts and they are waiting to hear from you.

Sincerely,

arter Stario

Artur Davis Member of Congress

AD: df

Sent by confirmed U.S. Mail Representative Artur Davis (D-AL 7th) 1728 3rd Ave., N., Ste. 400-B Birmingham, AL 35203 Phone: (205) 254-1960

Fax: (205) 254-1974

Re: Corruption

Sir,

This letter was not sent to you at random. I have elected to send you and many other Members of the shameful 108th Congress exactly the same information for a specific reason of my own. None of you can know who else has received this same letter. There are many. I have done it in this fashion in order to promote discussion amongst y'all about my concerns and then your consideration of the best interests of the people you represent. Do not be too surprised if I show up sometime next year standing on a soapbox in your District challenging you to a debate in front of those people.

Byway of the enclosed documents I have given you enough evidence for Congress to initiate an investigation of the Justice System. I also prove to you that George W. Bush has had irrefutable knowledge of the conspiracy to violate the Constitutional Rights of many citizens. His knowledge of my possession of many tapes that prove the Fourth Amendment Violations of many citizens of the U.S.A. alone should warrant an investigation into his impeachment. I declared that fact in Plymouth Probate Court and Quincy District Court on April 1st of this year. That night the Men in Black and the Milton Cops woke me up in my home. They were considering taking me to Cuba for the DHS rather than investigating Bank Fraud for the Treasury Dept. I am offended.

Although I am an alien, I legally reside within this country and have the same rights as anyone else pursuant to Title 42. I see no need to explain the enclosed documents. They speak for themselves. As a lawyer you should understand them. What would you do if you were I? If you do not understand the documents or disagree with me, then prepare to argue with me. At the very least I have made you a witness to my pursuit of Justice within the system. However I have long known that the way to correct the wrongs was to rely on the greed and self interest of politicians rather than depend on the fictional ethics of any Member of the Bar. I am merely proving what everybody already knows. Your problem is to assist such a lawyer as Michael J. Sullivan or not.

I have also sent this letter to many other politicians etc. throughout the world. This is all of my own doing, as social experiment to prove or disprove my theory about the malicious intent of what I consider to be the Brotherhood of the Bar. I maintain that the term "ethical lawyer" is an oxymoron and that no lawyer/politician has enough integrity to warrant the Public Trust. Whatever transpires will be recorded in my book.

Please feel free to prove me wrong and obey the Code of Ethics hereto attached for your review. I believe I have finally met an honest man that is a lawyer and a politician. His letter to me is enclosed and he did speak as a witness before a committee hearing last week. What he said helped renew some faith in my fellow man. However I must remain true to my plan. From past experiences I know that I can not afford to trust anyone. I have waited for well over one year for documents that I finally received on Thanksgiving. These documents could not have arrived at a better time to support my play in the political arena without further delay The documents I speak of, the documents enclosed and all other related documents are open for public view at: http:// briefcase, yahoo, com/motomaniac 02186. However for reasons of my own, this letter is not. A facsimile of it is posted with your name removed. After the Yuletide season I will post this letter in the website. Then everybody will know when you knew the truth. On September 29th the entire Justice System and the General Court of Massachusetts forever proved their corruption. I took upon the 108th Congress as a similar bunch of rats stuck in a maze of my creation. They can not trust each other to be informed of the way out. They must rely an their own conscience. If I offend you, please sue me. I Double Dog Dare you. I am a little yapping mutt just like Toto. Next year I tug on the curtain to expose the puppet masters. If I fall off the planet, my ghost will do it for me. It is impossible for evil to overcome a free spirit. Many foes claim that I am a wild and crazy guy. I admit it is true to an extent. I am wild and crazy like a fox. Methinks they see the method to my madness now. To my former Clansmen I say "Veritas Vincit" Please find enclosed:

1. A copy of a letter sent to every U.S. Attorney in the country two months ago. The copy of wiretap tape numbered 139 is served upon you in confidence as an officer of the court in order that it be properly investigated. I have received several responses but by far the most interesting came from the Executive Offices. In that letter they sent me 79 documents of another man's personal letters. They violated his Fourth Amendment Rights and implicated me in their offence. Their incompetence and malice cannot be denied. Can you imagine the very office in charge of our privacy doing that?

2. Copies of letters sent the Joe Whitney the General Counsel for the DHS, Mr. Webster, Michael Shaheen, Alberto Gonzales, John Ashcroft and H. Marshall Jarrett along with many others. Also included are responses from H. Marshall Jarrett, Dennis Kunicich, and John Edwards to questions never asked of them. Imagine that?

3. A copy of a letter from the Resolution Unit of the Justice Dept. suggesting that I sue the U.S.A. Trust me, I will. You don't have to ask me twice. Do you wish to stand with me or against me? If you are ethical, there is no dilemma. Cya'll in court.

David R. Amos

P.O. Box 2

South Acworth, NH. 03607



U. S. Department of Justice

Office of the Associate Attorney General

Alternative Dispute Resolution Program

Washington, D.C. 20530

November 4, 2003

Mr. David R. Amos 153 Alvin Avenue Milton, MA 02186

Dear Mr. Amos:

I am writing in response to your letter faxed to our office on October 31, 2003.

The Office of Dispute Resolution at the Department of Justice was established to promote the use of dispute resolution processes, such as mediation and other forms of alternative dispute resolution, in lawsuits handled by Department of Justice attorneys. Accordingly, this office provides assistance to federal attorneys in settling cases in litigation, when those attorneys believe that settlement is appropriate. We do not have the capacity or the authorization to work directly with private parties and assist them in resolving disputes that may have arisen between them and the government, or between them and other private parties.

For these reasons, we are unable to assist you in the resolution of this dispute.

Sincerely,

Jeffrey M. Senger

Senior Counsel

Office of Dispute Resolution

cc: Linda A. Cinciotta
Director, ODR

ETHICS MANUAL CODE OF ETHICS FOR GOVERNMENT SERVICE

Resolved by the House of Representatives {the Senate concurring}, That it is the sense of the Congress that the following Code of Ethics should be adhered to by all Government employees, including officeholders:

CODE OF ETHICS FOR GOVERNMENT SERVICE Any person in Government service should:

- 1. Put loyalty to the highest moral principals and to country above loyalty to Government persons, party, or department.
- 2. Uphold the Constitution, laws, and legal regulations of the United States and of all governments therein and never be a party to their evasion.
- 3. Give a full day's labor for a full day's pay; giving to the performance of his duties his earnest effort and best thought.
- 4. Seek to find and employ more efficient and economical ways of getting tasks accomplished.
- 5. Never discriminate unfairly by the dispensing of special favors or privileges to anyone, whether for remuneration or not; and never accept for himself or his family, favors or benefits under circumstances which might be construed by reasonable persons as influencing the performance of his governmental duties.
- 6. Make no private promises of any kind binding upon the duties of office, since a Government employee has no private word which can be binding on public duty.
- 7. Engage in no business with the Government, either directly or indirectly which is inconsistent with the conscientious performance of his governmental duties.
- 8. Never use any information coming to him confidentially in the performance of governmental duties as a means for making private profit.
- 9. Expose corruption wherever discovered.
- 10. Uphold these principles, ever conscious that public office is a public trust. (Passed July 11, 1958.)

Commissioner Roel C. Campos
Commissioner Harvey J. Goldschmid
Commissioner Paul S. Atkins
Stephen M. Cutler Director of Enforcement
Linda Thomsen, Deputy Director of Enforcement
Luis R. Mejia. Assistant Chief Litigation Counsel
Securities and Exchange Commission
450 Fifth Street, N.W.
Washington, DC 20549-0911
Phone 202 942-4744 (Mejia)
Fax: 202 942-9569 (Mejia)

Matthew J Nestor
Bryan J Lantagne
Kimiko K. Butcher
Gina M. Gombar
Secretary of the Commonwealth
Securities Division
One Ashburton Pl., 17th Floor
Boston MA 02108
Phone 617 727-3548
Fax 617 248-0177

Jeffrey W. Greenberg chairman and chief executive officer of Marsh & McLennan Companies, Inc c/o Charles E. Haldeman and George Putnam III Putnam Investments
One Post Office Square
Boston, Massachusetts 02109
Phone 617-292-1000

Martin F. Healey, LeeAnn G. Gaunt Andrew D. Caverly, Luke T Cadigan David P. Bergers Thomas A. Sporkin David R. Herman, Carolyn E. Kurr Bradford E. Ali, Ian D. Roffman Steven Y. Quintero, John R. Stark, and Treazure R. Johnson, Legal counsel for the U.S. Securities and Exchange Commission 73 Tremont Street, Suite 600 Boston MA 02108 Phone 617 424-5900

Fax 617 424-5940

Philip C Koski, Louis Randazzo,

Barry P. Barbash c/o Shearman & Sterling 801 Pennsylvania Avenue, NW Suite 900 Washington, D.C. 20004-2604 Phone 202 508-8060 Fax 202 508-8100

Sirs/Madams.

I can tell byway of the recent calls to me by Philip C Koski that you all have been talking about me, therefore I will address all of you and say no more. I did not call the SEC in Washington but I have been shaking William H. Webster's tree within the DHS. I have no doubt that it was he that inspired Mr. Koski's calls. What I would like to know is who gave Mr. Koski my phone number. After knowing that simple fact it will be easy for me to prosecute that person who had not acted within the scope of their employment. What I found to be an interesting coincidence is that the Court Guard that illegally removed my friend from Plymouth Probate Court the other day claimed to have a similar sounding name as the whistle Blower that Mr. Koski ignored.

When I turned on the cell phone outside of court and listened to Mr. Koski's first message I laughed because now I will never forget the guard's name. The other guard that violated my friend's civil rights was named Kate and her badge number is 844. The lawyer who stuck his nose into my business would not say his name and run off to eat his chocolate bar when he realized he was in way over his head. The antics within the justice system of the USA to cover up simple truths is simply too funny for the words of this letter. If you want a good laugh go to Plymouth Probate Court and read what is left of the docket. It should start an investigation of ATT and Comcast on decent footing. Then go to Norfolk Probate Court look into what is left of its dockets. You really should ask Smith Barney and the Brookline Bank a few questions. All matters involve securities, the Kickham Law Offices and our interests.

I was so pissed off I returned Koski's phone call with a very terse response which basically stated that he should check the dockets in many courts himself. After all, he is the high paid federal investigator not me. Why should I assist him after the Feds have ignored me and harassed me at the same time for so long? Besides I am certain the Feds have known it all out of the gate. If they can they can know within minutes who was dating my brother's widow five years ago, they must be able to check tax records filed by a law firm in a heartbeat. I figure they were just fishing to see what I knew.

When I received the second call from Koski, he named a man that was never mentioned in any SEC documents from Boston that I can find. Louis Randazzo is only mentioned in Washington and New York. When I saw that there is a Louis Randazzo listed in the phone book as a neighbor of H. Marshall Jarrett, Michael E. Shaheen and Tom Davis, the coincidence is too much to overlook. I think I know who sent him. I also noticed that although he listened on the speakerphone to me, he never said one word. Could it be because I dropped some interesting names? I was fishing as well. I think he knew it and was smart enough to realize that silence is golden. I don't trust you guys. The Fact that the Ethics Commission of another very corrupt state fired a man by the name of Martin F. Healey is another coincidence that would make any man very leery. Crooked bankers are just thieves but crooked Feds are dangerous. So I will give the thieves some evidence that the Feds investigating them are no better than they are. The Feds are possibly a lot worse. At least no thief sent men to my home where my children live to call their papa names and possibly take him away.

Please find enclosed an exact copy of a letter sent to every U.S. Attorney in the USA just prior to the malicious side show held before Judge Borenstein in Norfolk Superior Court on September 29th. I suspect the recent developments about the SEC and the FBI in Beantown have caused him to delay his judgments of long delayed motions that he had no jurisdiction to hear. He need not be advised as to whether or not to dismiss Prima Facia complaints that belong in federal court. The irrefutable evidence supporting the allegations were filed and served with the complaints. He knew the truth when he read what remained of the dockets. The clerks' actions in all courts were evil.

Whatever the outcome of Norfolk Superior Court it is of no relevance to my next filing in federal court. I do not expect a response from you but from this point onwards you can never claim that you did not know the truth. Your concern should be what I will do with the proof of your newfound knowledge. The copy of the tape numbered 139 is served upon you in confidence as officers of the court in order that it may be properly investigated. Be careful that you do not violate the rights of the people recorded upon it. They have every right to complain of the government after I have made every effort to protect their rights within the government. I was surprised when a lawyer that has represented mobsters and other lawyers that have represented their victims did not want to discuss the tapes or even listen to them. It must be that they hold the brotherhood of the bar higher than the interests of their clients or justice. That explains to me why they often refer to each other as my brother when they stand before the court. Do you guys have secret handshakes as well just like the masons? I stand alone I need no one to back me up at least I know I am what I am. I am a simple, sincere and serious man. If you doubt me then prepare to argue about many documents.

In as far as your concerns about the Putnam Investment matters. Just ask George Putnam III, William V. Tripp III and Richard P. Chapman, Jr. about the hairy guy that asked a few questions to his fellow shareholders at the annual meeting on April 16th of this year. Putnam Investments was the largest shareholder at the time and I did inform Georgey boy and the Wall Street Journal dudes in his neighborhood that I was up to something. The moneymen all ignored me because my concerns would have had profound negative effect on their own interests and their plans for a big score. Wall Street Journal just thought me crazy. After reviewing their latest articles I can only laugh at their ignorance. The recent developments within the Bank puts Mr. Chapman in the big league of well paid Bank Managers. The truth is he should be sent straight to jail and not allowed pass go to collect another two hundred bucks. This is a game right? I should not have to tell lawyers the rules of the game. After all it is your game and lawyers wrote the rules. If no one will talk, perhaps you should ask Grant Thornton about my conversation with them after they lost the Brookline Bank's business. They asked me what it had to do with them. My answer was the Kickhams stole the money, the bank hid it for them and they cooked the books for the bank. They hung up.

There is more to tell but look into the Kickhams Court Ordered second accounting. The Brookline Bank makes them give back fifteen grand from an account of Willy's. I had given the bank documents showing that Willy had taken money from various trust accounts like Merrill Lynch etc and deposited it in an ATM machine. He then withdrew five hundred bucks a day from the same machine to supposedly cover his track and wash it without a witness. The funny part was that his lawyers unwittingly gave me the evidence. I did not know where he was then putting it until the Brookline Bank made him give some of it back. While you are looking, ponder about lines 40, 48 and 52.

If all else fails in your investigation, perhaps you should have a former Chairman of the SEC, William H. Webster, use his influence within the DH5 to send Charles J. Kickham Jr. to Cuba and tortured if necessary by Allan Dershowitz. (Bob Barr should oversee to insure that the torture does not trample his human rights and that he is allowed to survive the ordeal) Chucky did it all and signed a lot of it. Check his work, not mine. Chucky or Dershowitz have yet to exchange their first words with me but it ain't because of my lack of trying. They are both as clever as Mr. Randazzo. I have been trying to give Chucky a heart attack byway of my written word. Now I hope he lives long enough to see the shit hit the fan so that he may never rest in peace. It is a Blood Fued.

With regard to Juan M. Marcelino stepping down from his post, I believe Jacob S. Frenkel said it best "If this is the SEC's version of heads rolling related to the mutual fund industry, then the heads should be rolling in Washington, not Boston," I truly believe Marcelino will resurface somewhere else smelling like a rose. Most Feds that become well connected politically are immune and perennial. They just move whenever the seat gets too hot. Other Feds just make their bones and their connections within the government and bail out when they come across the right lucrative offer in a state government or private profession. I find ex U.S. Attorneys the most offensive.

The first order of business for the Secret Service long ago was to look out for such things as Bank Fraud. When they came to my door investigating false allegations of a Presidential threat, I knew they were sent by crooks trying to stop me from exposing Bank Fraud. They should have checked with the Treasury Agent Tim Croston first. As of April 1st (my day) the Secret Service had only left the Treasury Dept for a month. Their offices are in the same building. After I addressed all their concerns they should have taken my evidence of bank fraud instead of continuing to harass me. I offered the Men in Black and the Milton cop some evidence but was told that it was not their jurisdiction. Has anyone ever read Rule 9 of the code of Ethics hereto attached? It is a no-brainer.

I have a question that Barry Barbash may wish to put to Jeffrey Greenberg, I have some evidence of insurance fraud that he may wish to view. I have made the government authorities well aware of it but they have ignored me to protect their own interests. The question is simple. Does Jeffery Greenburg wish to be a whistleblower or a litigant against me? I will give him the opportunity to be the former but I will wager that he chooses the latter. I have included Judge Carey's Court Order and Kickham's Second accountings for all to review. What would you do if you were my wife's husband? Hire one? Please name me just one that has enough sand to act ethically.

Mr. Greenburg should be careful and think about it though. Unlike lawyers, government employees have a habit of turning on each other when they are cornered. There is also the fact that I have already informed some other insurance lawyers about some of it. So far they have said nothing but a sudden fit of ethics may overcome them in order to protect their own interests.

Right now Mr. Greenburg is in the dark but the devil is in the details of the letter to the U.S. Attorneys if anyone is paying attention. Mr. Greenburg is about to be sent a letter similar to this one and I am still debating as to whether or not to inform him directly of the insurance fraud. By the time Mr. Barbash asks the question of Mr. Greenburg, the authorities may already be acting on the insurance fraud to save their own butts. Hard telling not knowing. Don't bother calling me with questions, I just took a little vacation from litigation. I have had enough of courts for any layman to stand. I am dabbling in politics a little then going for a long overdue long ride. It is true I am a biker and a Mr. Mom. I know I am very low on the totem pole of the kind people that many will listen too. I satisfy my own mind to know that I did the best I could then ride away. My kids know I will be back. I have done this many times before and it is only to them that I answer to. I am looking to hire lawyers to become attorneys for them. I will continue to stand alone. That is my riding and hunting style as well. I enjoy singular sports where Mother Nature is my only friend and foe. When I have had enough of my fellow man I avoid them. I hope the Secret Service understands that about me, do their other job, and investigate Bank Fraud. I am tired of investigating the investigators. They have proved to me many times that the justice system will not fix itself. The problem must be solved politically. My advice to the every voter is to simply vote choose anyone you wish but try to avoid picking incumbents. We need new blood to revive the Constitution. I can't vote so I will stay out of it after making all aware of my point of view. "Sometimes a man must be alone and this is no place to hide." Bob Dylan.

Matthew J Nestor don't even try to say you haven't heard of me. If you doubt me go up one floor and ask those who brought you this mail why they have practiced Mail Fraud. Go up another floor and ask Robby Quinan why I am gonna sue him six ways to Sunday. Then go to the top floor and after you say hey to the nice lady from the far east for me ask Tommy Reilly why I am suing his ass. Don't bother calling the Inspector General Greg Sullivan, he ain't talking. You should waltz on over to the State House and ask your boss and every member of the General Court about me. I have served them all in person. Bobby Creedon has one case of my documents in his office for you to review. I am certain Mr. Brophy would like them out of his way. Why not ask him for them? He claimed to me that he read them but did not understand them. Please relieve him of his confusion and help him to see the light. When I spoke to him and his boss before the Judiciary Committee in a public hearing on September 18th, everybody appeared to more concerned about their lawn furniture than justice. Mr. Nestor, I think you surprised the Feds and they are doing damage control. I think I surprised you. Surprise me with your ethics and we will have no problem. In fact, we should get along like a house on fire.

Cya'll in Court©

Dated November 10th, 2003 (Happy Birthday Max)

153 Alvin Ave.

Milton MA. 02186

Timothy J. White, General Counsel Audax Group 101 Huntington Avenue Boston, MA 02199

Patrick J. Smith Asst. U. S. Attorney. c/o Deputy US Attorney David Kelley One St. Andrews Plaza, New York 10007

ney. Hey Beth Golden, c/o Attorney General Eliot Spitzer The Capitol Albany, NY 12224-0341

Michael B. Kahane, General Counsel American Media, Inc. 5401 NW Broken Sound Blvd. Boca Raton, FL 33487

Re: Corruption

Sirs, Madam,

With the exception of Mr. Kahane, I am certain that you all know each other quite well. Your relationship to Mr. Friske and the Whitewater affair helped you to make your bones on a federal level in the Brotherhood of the Bar. The letter from Ms. Golden's boss to me should make you all sit up and pay attention in light of your common experience in Whitewater. The fact that Mr. Smith went all they way to Guam to pursue Bank Fraud is silly when he could have stayed at home and talked to Ralph Paige before he retired about me and my concerns about the Brookline Savings Bank. It seems that Mr. Spitzer is ahead of the FEDs once again. I did send a letter to Cutler at the same time. He has ignored me. Before sending this letter I relayed a message to Mr. Spitzer.

I listened closely to Mr. Spitzer during the hearing last week. I got the hint he may still be on the right path. Ms. Golden please say hey to him for me. If I were you, and he continues in his pursuit of wealthy crooks, I would hang on to his coattails he may be going places. Ordinary folk love an honest lawyer that tortures the evil rich folk by making them account for their wrongs. He just may be the one honest man I have been looking for. I know my family wishes it to be so. As for me I will wait and see but keep to my own plan to play at politics. I strongly advise him to be wary of our common foes.

I do like what I have read about him as a person. As one man to another at least we can debate the Nascar scene and never bring up legal or political matters. But before we ever do deal with just guy stuff, I must inform him that he has set his sights for political office to low. Every Democratic candidate for the Presidency has been aware of the federal conspiracy to cover up my matters for quite some time and has said nothing. If the Elected Democrat Attorney General of New York acts ethically he can embarrass many others such as the appointed republican Attorney General of New Hampshire, Mr. Heed and many high and mighty Democrats as well. I will try to impeach Mr. Bush and all his BUDDYS myself because that is the kind of guy I am.

In my opinion, Mr. Spitzer should throw his hat in the ring in an effort to go all the way to the top in 2004. I sent this letter to him because he should be wary that he has a former federally appointed republican U.S. Attorney working in his office that I don't trust. That is why I sent this letter to Ms. Golden byway of him. I also opted to send him some of the copies of the wiretap tapes that I want to give away in Miami and some other letters for his review. This should prove to him that I am an honest man who is as serious as a heart attack. What Mr. Spitzer should find interesting is my experiment to prove my point about the rampant political corruption as it now exists throughout the various Governments within the USA. I have proved it within the General Court of Massachusetts and other places. Now I will prove it in the 108th Congress. Whatever happens to me is of no matter the deed is done and I have recorded the proof in such a fashion that it will never be lost. It is time for men such as Eliot Spitzer to turn the worm on the crooks and make them all uphold the Constitution. Did not the founding fathers suggest that this should happen from time to time. They also gave the people the Constitution as a tool to aid them in their revolutions without further bloodshed. Elliot Spitzer has young children as do I. As a father I am certain he understands that I have done this for their benefit, not mine. It is their future that the wealthy criminals are messing with. Although I cannot vote I am the proud father of two Yankees. For what it is worth, if Mr. Spitzer does the right thing in the best interests of my kids and his, I will sing his praises as at least the first honest lawyer that I ever met. If any lawyer/politician has ever earned the Public Trust thus far, it is he. The last thing I wish to say to him is please keep up the good work. Aim higher, your country needs ya.

I have included Mr. Kahane in this letter to you all because he is mentioned in the enclosed letter to the dudes in California. It is only fair that I warn him that of some pending litigation of mine that may involve him. At the very least I have now made him a witness to my pursuit of justice in the USA. If he wishes he can listen to some of the wiretap tapes before I give them to the U.S. Attorney in Miami.

I truly believe that Mr. Rico the ex FBI agent that the "Rifleman" took an aim at is an important federal witness and also perhaps an international witness as well. The two States arguing about jurisdiction over him is ridiculous. We can only speculate as to what he may know about the possible mob burial ground in Nova Scotia. Maybe that is where Whitey Bulger is hiding as well. If anyone were to ask me, I would have to say the FEDS don't want him found. The fact that they have ignored me supports that thought.

Everybody knows that Whitey was employed by the FEDs to get the Mob at the same time that he was on his killing spree and his brother sat as President of the Senate. If Whitey were half as smart as I think he is, he would have taken steps to insure that many high and mighty folks would be impeached if he were caught or failed to check in every so often with a friend. That is simply cheap life insurance and a keep out of jail free card. Hell I thought of it and did it to protect my own dumb ass from the bad acting FEDS. Why wouldn't Whitey? Nobody can deny he wasn't tipped off by

the FEDS when things looked bad for him. It logically follows that they would not look too hard for him. Recent news does support that thinking.

Maybe I will take up bounty hunting. He is worth a million bucks these days. Everybody knows I love hunting. Nova Scotia is the first place I would look for him and I don't mind going home. Besides my family needs the money. Our credit cards are to the max and I am selling bikes I have owned for over twenty years.

What has really pissed me off lately is that one of the litigants against us, Judge Sabaitis, through her cohort, Judge Livingstone, ordered my wife's property sold based on a forged purchase and sale agreement. Livingstone's actions are supported by the Probate Clerk's forgery of my own Notice of Appearance in defense of our interests. I know it is just an effort to run us out of Dodge. The first bunch of lawyers that I met in August of 2002 ran off and hid under a rock after I stopped the very fraudulent real estate transaction. Now the court is attempting to make us pay their fees as well as the fees of various inspectors of the property who are clearly very fraudulent. For instance, I look forward to meeting the Title 5 inspector who claimed that he was on our property in July and the place was not lived in. I also want to meet the housing inspector that claimed that the plumbing, the electric wiring, the heating system and the fireplace met the standards for resale outside of the family. I also want to meet the person that claims that they witnessed my wife sign anything and the banker that said OK to a mortgage on such fraudulent documents. They didn't even spell my wife's name correctly. Furthermore they all claimed they did business with a brother in law that was in the nuthouse at the time. All litigants, their lawyers and the court claim that I have no interest yet demand that I move out of the property and pay their bills.

The Towns in which we live have sent the Police and Building Depts, to harass us. The litigants even went as far as New Hampshire and Florida in an effort to impeach my character. The cops allow my Deputy Sheriff brother in law to call me every name in the book in front of them but tell me to shut up or they will arrest me and later threatened to do so because I attempted to report his theft of my possessions. Later a court that is know to give out more 209a restraining orders than every other court in the land denied my wife's request for one without asking her one question. This same court called the Secret Service and made false allegations against me. I have given all bad acting people fair warning that they had involved themselves in very fraudulent matters of far greater importance than their greedy interests. At the same time the very documents that they use to support their argument that I have no interests attests to the fact that I have a definite interest. There is also the fact that many of the lawyers acting against my wife and I are the very lawyers no celebrating the fact that they are now entitled to the very rights that they deny my wife and I have. I have seen enough bullshit for any man to stand in ten life times. I will sue them all in due time. First I must sue the USA as the Resolution Unit of the Justice Department demands.

To further support my foregoing statements, my wife and I were going to sign a quit claim on the property over to our voungest child but it was unnecessary because every form affirmed my interest. If the Register of Deeds allows a fraudulent sale tobe recorded after I have informed him of the circumstances, I will not hesitate to sue him along with all the other greedy people. I swear that once I am done, Judge Livingstone will have to resort to living in cellars as he once said he did to save on some property taxes of his own. The crooks in high places in Massachusetts are just too funny to take too seriously. So rather than get mad when I am pissed off, I laugh at them and find new ways for them to show me their ass. It is getting harder every day for their friends to maintain the cover up. Now you people are undeniably involved. May I suggest you check my work and theirs then figure out quick with whom you wish to stand. Trust me, ignoring me won't work. I expect an answer in writing or like the newest Governor once said "I'll be back" only I will bring a summons. Then you must answer.

Mr. White and Mr. Kahane have an interesting problem with me. It is because of their involvement with the press in their private practice of law. I absolutely agree with the First Amendment and the freedom of the press. However I have noticed a couple of problems legitimate reporters have in being able to report what they know to be true. The first is the very real fear of litigation by powerful and wealthy interests if in some way they feel offended by the truth. Oft times in America Justice does not seem to enter the picture. It is merely who can out spend the other in the prosecution of the matter. The Government itself is the biggest player and the very people that they prosecute fund its Department of Justice. As Michael Shaheen once said "Why did your client sue us, doesn't he know we are a Cast of Millions?" Talk about a conflict of interest especially when the prosecutors and judges are politically appointed.

The second thing I notice is that who actually owns and controls the Newspaper etc. has the last say about what is said within it. The owner's lawyers who advise the editors on what to print or what not to print control what is reported. Once again lawyers have a say on what is said. Now I ask you where in the First Amendment is there allowances for lawyers to have such power over the not so free press? This question brings me around to Mr. White and Mr. Kahane. The former is the general counsel for the company that owns controlling interests in Herald Media. I can prove that I have presented that news organization many things that should warrant at least a back page footnote. I figure it is you Mr. White that ultimately stopped the reporting of my matters. Please sue me if you disagree. I would look forward to the argument.

Mr. White, you can tell by my words to Mr. Schwarzenegger that I have a bone to pick with you about what happened to the Indian Motorcycle Company. In my opinion it would be better for most folks that like to read about the whole truth about what is happening in the USA that such companies as Audax not be allowed to control so many newspapers. Even worse I think that it should be a hanging offence if venture capitalists deliberately destroy a decent Motorcycle Company and put folks out of work for profit.

It appears to me that Bean Counters from Beantown with too many Beans have no place in the motorcycle business. If they can inject that much money into a company already off to a good start with a good product that was selling at the projected goal and still make it go bust, they are either stupid or malicious. There is no hope for those of us that want something different to ride rather than what is already offered up on a chrome plated platter. It seems that Audax wants to control what I read and ride.

With regards to Mr. Kahane, the newspaper he represents offers a reward for an original story. I can easily prove what I sent the National Enquirer a long time ago. They are free to print what they wish but Mr. Kahane must do something else altogether with the same information because he is an officer of the court.

Now I made my feeling known about the supposed freedom of the press, I must state that you people as lawyers are not near so free as the press or me. There are many Rules of Professional Conduct that you must obey in order to practice law for a fee. The one I am particularly fond of is that if you do not report a crime then you stand guilty of assisting in it. Another one is what should happen to you if caught committing perjury. That is a good one that liars often overlook as they practice law. Since they all do it, a layman must be the one to make them obey the law.

These simple questions should stress test your Ethics. Do you think it was illegal for the U.S. Attorney, Michael J. Sullivan and his Assistant, to remove Cardinal Law as a defendant in my complaint at the time of the removal to federal court? Should not the other lawyers and the judge have pointed out that fact? What are you going to do with your newfound knowledge?

Please find enclosed an exact copy of a letter sent to every U.S. Attorney in the USA just prior to the malicious side show held before Judge Borenstein in Norfolk Superior Court on September 29th. I suspect the recent developments about the SEC and the FBI in Beantown have caused him to delay his judgments of long delayed motions that he had no jurisdiction to hear. He did not need to be advised as to whether or not to dismiss Prima Facia complaints that belong in federal court. The irrefutable evidence supporting the allegations were filed and served with the complaints. He knew the truth when he read what remained of the dockets. The clerks' actions in all courts were evil.

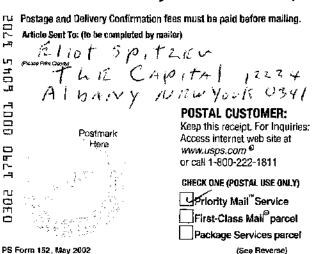
I have also included some documents and a CD of every document filed in every court. These support my allegations made against the Bar. Take care to notice the doctored summons served upon the federal agents to support Sullivan's perjury claiming that his clients were not served. They did come from the New York area as well as the copy of my complaint. I sent this letter to David Kelley because I cannot find any trace of Smith after going to Guam. Maybe the mob of so called cannibals got him or he is still at the nineteenth hole. I don't know. I do know the U.S. Attorney in Guam does not know how to read. He answered a request never asked of him. Please view his enclosed letter. I also know that the Democrats delayed Mr. Comey's appointment to Washington. I wonder if Comey will be appointed in time to defend the USA against me.

I will be suing his boss, Ashcroft as an individual that did not answer me in a timely fashion pursuant to the rules of his office. I do not think he has the right to legal assistance from the government to support in his defense of my pending complaint of him. He did not act within the scope of his employment.

I have waited very patiently for well over a year for judgments on Motions to Dismiss in our first two complaints. I was compelled to wait sending this letter and going forward with my federal actions until I received something from Norfolk Superior Court. As I said in the enclosed letter to the U.S. Attorneys almost two months ago, I should not prejudge Borenstein. As of this date he has proved to me his malice. It came as no surprise to me that his judgments would be signed and arrive immediately before a long holiday. It is simply true to form. The courts should learn new tricks. Their sneaky acts are far too predictable. This letter alone proves how I was prepared to deal with their malice. I will enclose in this letter to Mr. Spitzer an exact copy of what I received from Norfolk Superior Court today. I will also enclose a copy of the two Motions to Dismiss by Abigail Shaine. Her lawyer defended Cardinal Law and sits on the States Ethics Commission. That lawyer denied before Judge Borenstein that he had never received an Opposition to his Motions. I had filed them no less than seven times in various courts. The Clerks of each court made certain that they all disappeared from the public record. The oppositions speak for themselves as to why. On September 29th when the lawyer of the Todd law firm committed perjury once again, I served the oppositions to Judge Borenstien in hand along with the proof of the Attorney General's Mail Fraud and Perjury. I demanded the proof of the Mail Fraud back from the judge because it is evidence for a complaint in federal court. However, I now have the judge's fingerprints. He can never claim that he did not know that he had no jurisdiction over the matter. The fact that he could not see the simple fact that the Seventh Amendment had been violated proved to me his malice instantly let alone how he could not see that Cardinal Law had disappeared in federal court. I just had to wait until I got something from him that he cannot take back. Until that time he could suddenly start acting ethically and politically correct. Now my time is my own again. I do not have to report to any court. I can file my complaints in any District against whoever and whenever I choose. My little experiment proving my allegations against the brotherhood of the bar is of great social importance to ordinary people in that it proves what we already know. As I disappear into the night, I hope Mr. Spitzer picks up my candle and lights the fuse to scuttle the pirate's vessel. My book will record whatever happens.

The copy of wiretap tape numbered 139 is served upon you in confidence as officers of the court in order that it may be properly investigated. Cya'll in Court®

David R. Amos 153 Alvin Ave. Milton, MA. 02186



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SUBCOMMITTEE ON NATIONAL SECURITY, EMERGING THREATS AND INTERNATIONAL RELATIONS SUBCOMMITTEE ON TECHNOLOGY, INFORMATION POUCY, INTERGOVERNMENTAL RELATIONS AND THE CENSUS

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Congress of the United States House of Representatives Washington, IC 20515-2109

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December 23, 2003

Mr. David R. Amos P.O. Box 2 South Acworth, NH 03607

Dear Mr. Amos:

Thank you for contacting me regarding the concerns you have with the Federal Government. Please be advised that I passed your concerns onto the House Committee on Government Reform.

As you referenced in your most recent letter, you are no longer a resident of the Massachusetts 9th Congressional District as you are currently residing in New Hampshire. For your information, you are currently represented by Congressman Charlie Bass.

Thank you again for contacting me on this issue.

Congressman 9th District

Sincerely,

Massachusetts

CHARLES F. BASS

20 DISTRICT, NEW HAMPSHIRE

2421 RAYBURN BUILDING WASHINGTON, DC 20515-2902 (202) 225-5206

e-mail: cbass@mail.house.gov web page: www.house.gov/bass

Congress of the United States House of Representatives

ENERGY AND COMMERCE COMMITTEE

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 AND THE INTERNET.

December 24, 2003

Mr. David Amos P. O. Box 2 South Acworth, NH 03607

Dear Mr. Amos:

Your correspondence addressed to Congressman Robert B. Aderholt of Alabama has been forwarded to me and I have reviewed the documents you sent. Unfortunately, the issues you raise are not under the jurisdiction of my federal office nor even the jurisdiction of the State of New Hampshire. Your concerns appear to result from a matter handled in a Probate Court in the Commonwealth of Massachusetts and the appropriate body to review your concerns is the Massachusetts Bar Association. Contact information is as follows:

Massachusetts Bar Association Board of Bar Overseers 75 Federal Street Boston, MA 02110

(617) 338-0500

I hope this information is helpful to you.

Sincerely,

Charles F. Bass

Member of Congress

CFB/jpl

Congressman Tom Davis
Committee on Government Reform
U.S. House of Representatives
2157 Rayburn House Office Building
Washington, D.C. 20515
Phone: 202 225-5074

Congressman Stephen Lynch 88 Black Flacon Ave., Ste. 340 Boston, MA 02210 Phone: 617 428-2000

Hey fellas,

Thomas R. Kiley
Cosgrove Eisenberg & Kiley PC
Suite 1820
One International Place
Boston, MA 02110-2600
Phone: 617439-7775

Christopher J. Bulger
One Ashburton Pl., Rm. 405
Boston MA 02108
Phone: 617 727-5300

Lets see if Tom Davis deserves the title of "True Blue Reformer" given to him by the advocacy group "Public Citizen" for his consistently strong support of political and ethics reforms. He had a lot to say about the matters of mean men from Beantown, but he should have been informed of governmental ethical concerns by two men who live in his town of Falls Church, VA., Michael E. Shaheen and H. Marshall Jarrett. Byway of many paths through the maze of a very corrupt system, I had made them very well aware of my possession on many wiretap tapes that may have been of aid to the Committee's investigation of the Whitey Bulger matter. If you doubt me give the Dean David F. Partlett of Washington Lee University a call and drop my name.

When I saw that Bill Delahunt was invited to ask some questions of his friends, the cover-up was obvious to me. (No smart lawyer asks another lawyer a question that he does not already know the answer to.) The silence of Stephen Lynch was deafening and disappointing. When Dennis Kunicich told me to take my stuff to Delahunt, I could only laugh. Delahunt received a lot of stuff from me the day of the hearing in June and a copy of one of the tapes in August. Although I can almost hear from here him cursing me inside his office in Quincy, Delahunt does not speak for my Clan. Stephen Lynch does have that task. I would be flat out amazed if he has not heard of me. Now I prove it.

If Mr. Davis begins a true investigation into the incredible corruption that exists in Massachusetts he will be shocked at the number of lawyers etc. that have no sense of ethics whatsoever. I have considered this a sad tragic comedy that must be truthfully recorded for the benefit of the seventh generation unborn. It is their world we are messing with for the sake of our own greed. I want my seed to understand that their forefather at least tried to set the wrongs to right. I hold no illusions of grandeur and am well aware that "dragon slaying" is not a healthy vocation. I do not expect success in my time but if my kids continue in the pursuit of justice, eventually the worm will turn.

Life is for living and I will only give so much of it to arguments with low men in high places. I will make my point then listen to them argue with each other for a while. I will wager that Chucky Kickham and Mr. Kerry are wishing that Willy Bulger had not stabbed their friend Mr. Dykakis in the back then maybe they would carry a little more clout. Everybody knows the Bush crowd is not to be trusted, just ask Bob Barr. Besides the Democrats are too busy trying to graw at each other in New Hampshire. I don't think the Shaheens of that State are gonna be of much help after Bill's law firm shunned me.

Just for fun, I have sent all of the above named parties the same documents sent to every U.S Attorney in the USA, but Stephen Lynch will receive in hand a great deal more of my documents. He will have at least one day ahead of the mail to the others as a courteous but devilish twist. (It is all Hallows Eve®) I look upon it as chucking all of the schoolyard bullies in the same mud puddle with my wife's evil cousin Chucky then chucking rocks to insure that they all get wet. The bully with the faint heart I will offer a towel to as long as he stands with me. Many other people that should have spoke up on behalf of my kin. Three of them are the Senators Edwards, Kerry and Kennedy. They have been made well aware of our troubles and I can prove it. Now I will sue them as individuals who did not act within the scope of their employment. My filing of lawsuits is just one of the things I do that no lawyer seems to appreciate. I am as serious as a heart attack, ask Judge Borenstein or Robb Quinan or Ian Crawford or James Kickham.

Also for fun, I have sent each of you some other documents that may be of interest to you. Not everyone got the same ones. It should be interesting to see if you share your files with each other. However you all should be aware that all that I choose to reveal is in my briefcase at yahoo. Surf through it and you will find this letter. Shays and Burton ain't lawyers so a copy of the wiretap tape was not sent to them but Mr. Tierney, Mr. Meehan and Mr. Kunicich's counsel will all get a copy. Be careful what you do with your copy of wiretap tape numbered 139. It has been served upon you in confidence as officers of the court in order that it is properly investigated. It is easy to figure out who some of the people are on the tape. They have had their Fourth Amendment Rights Violated. Whereas no law enforcement authority is willing to protect their rights, I must inform them of what I know after I protect my kin. They have the right to defend their rights. Right? I have done nothing wrong. Will you be able to claim the same?

I expect a response from each of you in writing with respect to my allegations made to the US Attorneys. To date I have yet to ask for anything pursuant to the Freedom of Information Act. What the US Attorneys have said in their responses thus far is just incompetent double talk. In my opinion the dumbest answered first. The clever ones are sitting on the fence for six months before they jump, just like H. Marshall Jarrett did.

Dated October 31, 2003

Cya'll in Court David R. Amos 153 Alvin Ave. Milton, MA. 02186

Which piece of advice would you take from a living example of an oxymoron? Bulger said of his brother, "I hope he does what is the right thing," Later he said he would tell Whitey "to hire a skilled lawyer and to heed his lawyer's advice." I know as a son, Chris, you are showing respect for your father, as I am to mine. I cannot deny that I have an undeniable distrust of you both though because you are both Boston lawyers. The recent news pertaining to Michael Fredrickson, the Rifleman and the Putnam dudes is pretty interesting huh? It appears that some of the adversaries that your father and I have in common are turning on each other. I know your dad must know a deal about the corruption that has spread throughout the system. I wonder what it would take for him to spill the beans all over Beantown. I will tell you plainly Chris that one glance at your dad on TV and I judged him to be an incompetent liar. His only saving grace was the fact that the men questioning him seemed no better than he. Your dad had received immunity from congress for his testimony. I truly believe that he missed a golden opportunity to settle all scores by simply telling the absolute truth in all matters and let the cards fall where they may. In my opinion he only behaved the way he did because he wished to protect his children's interests at the expense of justice. Sue me if you wish I would love to argue it and question your father as a hostile witness. If you asked me he should be busy writing checks to his brother's victim's families from his retirement funds instead of planning how to leave his ill gotten gains to his own kin. My question to you is: How can anyone enjoy the benefits of money received in such a fashion?

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Web site: http://edwards.senate.gov

United States Senate Washington, DC 20510-3306

October 23, 2003

Mr. David R. Amos 153 Alvin Ave. Milton, Massachusetts 02186

Dear Mr. Amos:

This is in response to your request for assistance with your legal situation.

As you know, I am an attorney by profession and firmly believe that every individual accused of a crime should be given his or her fair day in court.

Our judicial system has been designed to be as free of political influence as possible, so that decisions are made on the basis of facts and evidence alone. As a United States Senator, I therefore do not involve myself in matters which fall to the courts and the judicial system to decide, and I am unable to help you in this matter.

I hope this information will be of help to you.

Yours sincerely,

John Edwards

JE:jv

William H. Webster Milbank, Tweed, Hadley & McCloy International Square Building 1825 Eye Street, N.W., Suite 1100 Washington, D.C. 20006 Phone 202-835-7550

Michael E. Shaheen Jr. 707 Villa Ridge Road Falls Church, VA 22046

Hey Fellas.

Fax: 202-835-7586

I have no doubt you two have been well aware of me for some time now. I see no need to explain. If you disagree sue me and then we will argue it in court. My task today is to simply prove that you do byway for certified mail and give you just enough irrefutable information to compel you to act ethically or support a prima facia complaint against you. I know that you both hold very high positions within the government of the U.S.A. but it is individuals that have disobeyed the very elementary Code of Ethics that I wish to complain of. The people of the USA have not offended me. Whereas I must sue this country to protect my Clan and their interests I will only seek the minimum mandated by the federal court.

The complaint is about rights and wrongs not monetary relief. The complaint is already drafted. Even if I die, another person will simply reword it a little and see that it is filed on behalf of my estate. If I disappear, then the same person will hire a lawyer under my Durable Power of Attorney in order to see that it is filed. Whatever happens in the courts is of no matter to me other than it makes excellent material for my book which I write everyday. My task has always been to make it funny so that laymen would want to read it. It is a true story and both of you are already in it. After all Mr. Shaheen was the General Counsel for the IRS with I exposed the Tax Fraud of the Kickhams. The Bank Fraud of the Brookline Savings Bank that has Putnam Investments as its largest shareholder was clearly explained to Agents of the Secret Service while under the wing of the DHS where you sit as co chair, Mr. Webster.

Mr. Shaheen may claim that he is now retired but I have read a news letter of an OIG's office that seems to indicate otherwise. However I can find no such office that is mentioned amongst all the others within the DOJ. There is also the fact that the same office is mentioned in relation to the Jim Traficant matter. You did make short work of stopping his bill didn't ya? You can also never deny the fact that you are often Mr. Webster's counsel in very important matters. I suspect that the scope of employment within the government of both of you has always been to put the lid on any can of worms that may impeach the powers that be. I will wager that you, Mr. Shaheen, are a very busy man these days. If you are truly retired then maybe you have a little time on your hands and would enjoy the opportunity to argue a foolhardy layman such as I.

If you don't think it would be fun, then you had best start reading some of my work. You can find some of it almost everywhere. If you are still a government employee I think you should show your face and prove it to me in order that you may take the full six months to answer me as your friend H. Marshall Jarrett did. Otherwise I will include your name in the same complaint that I name him in. I have served upon you kind of an interesting dilemma today if you are unethical. Otherwise it is a no brainer.

I find your present position within the DHS no surprise Mr. Webster considering the Bush Crowd's affinity towards Bankers. In my opinion they could have made a better selection after your doings in the SEC. As a proud father of three children I will do everything legally within my power to stop the proposed New World Order controlled by such things as the World Trade Organization. I do this in order that they may be proud of their father. How else should the ethical Chief of the latest new Clan of Nova Scotia act? The Clan Keith, that I formally separated my family from, has the Motto "Veritas Vincit" As a man whose life has brought him many happy accidents that have caused him to be too far from home. I have hope that mine would be "Veni, Vidi, Vici" but it is too vain a thing for even Michael Fredrickson to say. A proper Bostonian Gent penned long ago what I now claim as my Clan's Motto. "Amo, Amas, Amat". The reason I chose it is because my kids taught me the true meaning of it. It is they that give me reason to live. I want them to love their life at least as much as I have mine. That pursuit of happiness would be far more difficult under the reign of those that composed the Patriot Act. Even a lawyer should understand me. I know many a layman that agrees. The sad but tragic truth is that although you two are key cocks in ruling the roost most people have no idea who you are. My mission is to change that fact in a comical fashion.

In the name of fun and for the sake of all this outsider hopes to make Mr. Shaheen eat the following words:

"Why did your client sue us, doesn't he know we are a Cast of Millions?" Chief Counsel, United States Department of Justice, Office of Professional Responsibility, Michael E. Shaheen, Jr, (PHILLIPS v. US).

And

As reported in Main Justice, a book by Jim McGee and Brian Duffy, Michael E. Shaheen Jr., the counsel and lawyer-in-chief of the Justice Department's Office of Professional Responsibility since its inception in 1975, recently told a roomful of chief assistant U.S. attorneys: "There is no other department [of government] that is viewed with comparable terror or fear, because there is no other department that by itself can put you in jail or take your life, liberty or property away from you. The [Justice] Department has the FBI and the other agencies. It has become a Leviathan in the minds of a lot of people because it is so big and imponderable. I think it is correct to say that no outsider is capable of oversight."

With all the recent events in Boston you two already have many reasons to review your work and eat your written words. Watch me make it worse.

How's that for picking a fight? Nuff said, now down to business check my legal crap. Please find enclosed an exact copy of a letter sent to every U.S. Attorney in the USA. Please be careful of what you do with the CD that contains a copy of wiretap tape numbered 139. It is served upon you as officers of the court in order that it is properly investigated and that the people recorded on it are allowed to seek relief byway of punitive damages against all other officers of the court that have ignored my demand that their civil rights under the Fourth Amendment be protected.

As for the documents attached to the letter to all U.S. Attorney, I do not seek your counsel nor did I ever ask for anything under the Freedom of information act. That act comes later. I will defend my Clans interests and their Civil Rights in my own way. I do demand of both of you to obey Rule Nine of the attached Code of ethics. If Mr. Shaheen is no longer employed by the government, as a lawyer he still must obey the Rules of Professional Conduct.

One way or another I will Cya'll in Court 😊

Dated October 31, 2003

David R. Amos 153 Alvin Ave. Milton, MA. 02186

P.S. (Nov.12th) Although this and other letters were composed earlier, I held some of them back until I could cover my bases then kick over some beehives in Beantown before I got out of Dodge. Some bad acting FEDS may land at my door again and may not be as OK as the last ones. This is where my family lives. I do not wish for them to witness someone taking me away or worse. I am going away from everyone to be alone for awhile. Please leave me alone and argue with your friends. I diid notice that a man with the same name as the SEC investigator who called last week lives in Falls Church. Is he that man or is that an amazing coincidence? I must clearly state that I am of no threat to anyone but I retain the right to protect myself, particularly in light of the fact that any law enfocement agency I have thus far encountered is not to be trusted. The sad fact is that the public trust has been betrayed so many times that most of the public does not trust them either. Here is a good saying for you to ponder as you do. "God protect me from my friends, I can protect myself from my enemies." Ask Bob Barr or Ashcroft if its true. Even you guys have to admit it is hilarious how he finds a nice tit on a fine Statue embarassing. Watch what happens to him when I show him my nasty ass. I am pissed off because I am paying attention. I hope more people do the same and not vote for a single incumbent in 2004. Jefferson said we should do this every once in a while when the evils of a long standing government become insufferable. I am doing my duty with the word not the sword. What say you?

Senator John Edwards and Stephanie Jones 225 Dirksen Building Washington, DC 20510

Re: Corruption

Sir and Madam.

I must ask you, many other Members of Congress and an amazing number of government lawyers this one question. What the hell did you do with the copy of wiretap tape numbered 139? Although it was served upon you in confidence as officers of the court, don't you think you should have had some law enforcement authority ask me at least a couple of questions about it? Whereas you, Mr. Edwards are a member of the Judiciary Committee, why did you not make certain that your L.A. Ms. Jones see that it was properly investigated? At the very least you should have asked Congressman Lynch to give me a call before I left his riding.

Please don't even try to pretend that you don't know who I am or that you are not well aware of my concerns. You would be amazed at how many other lawyers have a copy of the letter that you sent to me. I have received many letters back from other Members of Congress that have received your letter as well as all the other documents and wiretap recording. Don't try to tell me nobody asked you what you knew of me. I bet Kennedy, Leahy and even Ralph Nader likely called you.

You have already proven to me that you do not have the integrity to hold the highest office in the land. Nor should you even be allowed to practice law for a fee because of your willingness to assist in covering up the crimes practiced against my Clan without even mentioning the wiretap tapes. It was abundantly clear to me that you have no idea of how to uphold the Public Trust or the capability of even understanding the Code of Ethics within the enclosed documents. Thus I will not waste my time trying to explain the Constitution to such a lawyer as you. Rest assured that you and I will argue much about it in court later. In the "mean" time, shame on you.

Now that you have quit running for President, in retrospect you must realize that if you had acted ethically you could have been the front runner and Bush's nuts would be in a ringer. Attached along with some other documents is a copy of letter sent to Kerry before he was reelected as a Senator. You were the only presidential wannabe that I held any hope that may act ethically. Although I don't trust lawyers, I thought that since you were just a junior senator and not a Yankee Carpetbagger then maybe you had not been completely corrupted and would speak up for all us little folk you claim to hold so dear. I have the right to complain of you, Rep. Lynch, Senators, Kerry and Kennedy, because I had made y'all undeniably aware of the crimes practiced against my Clan. Y'all betrayed the public trust and refused to uphold the law. Last week I gave you one last chance to do the right thing. I called your office and asked to speak to Ms. Jones. All I got in return from your assistant was voicemail and a "don't give a damn attitude". I left a lengthy voicemail with your Chief of Staff, Ann Berry. She did not call back.

Please allow me to introduce you to another Damn Yankee Carpetbagger. He is a lawyer named James S. Timmons. He doesn't mind riding on the coattails of my wife's evil cousin Chucky Kickham Jr. and all his BUDDYS like John Kerry. I introduced you to him last night with the first draft of this letter just to shake his tree. I will have good fun toying with him. Trust me you are a far better trial lawyer than he is. It was really funny to watch him stumble around the court last week. My wife wanted to slug him when he attempted to stand beside her. I think I will complain of him in the same lawsuit as you just to provide the jury with some interesting entertainment in the contrast between you two. It is dumb lawyers such as he and clever politicians such as you that are taking us all to hell in a handbag. While you profit from the plight of poor people, we all continue to suffer. Ashcroft's speech in the Big Apple yesterday about SEC shit is comical to me after studying Title 28 Sec. 530B and then recalling his big speech in Switzerland about stamping out corruption. Even if you don't give a damn, I still do. Someone has to act ethically if lawyers refuse to. What say you?

You have to wonder why I waited until after Super Tuesday and the jury went out on Martha Stewart to send out this letter and begin my play at politicking uphome. I will give you a couple of clues. Hillbillys and Maritimers think a lot alike and any good mechanic will tell ya that there is magic in the timing of things. Even John Kerry knew he missed the boat in his own neighbohood when his office attempted to call me after court on September 29th over eleven months after I first served the matter upon him. The very fact that the court has denied selling us a copy of the transcript of the hearing proves to me without a doubt that Kerry is involved in the cover-up. Once I file a copy of that transcript in a federal court south of the Mason Dixon Line and another north of the forty-ninth parallel he will quit grinning and so will you.

I look forward to arguing you in court. I truly believe that whereas we are so equal and so opposite in so many ways that our arguments will be long remembered. In my opinion, Kerry doesn't hold a candle to you in litigation skills or public rapport. The meanness of Bush beat you as much as it did to help Kerry prevail over you. The people need someone to beat Bush and tried to pick someone as mean as he. But from my perspective of knowing what I have served upon every presidential wannabe, I cannot deny the fact that you are all a bunch of scumbags. Some are just more skilled at politics than others that's all. I sincerely wish that you would dismiss that old saying about having a fool for a client and go against me Pro Se. I really don't think it would be wise to have Ashcroft or one of his yo yos defend you. Do you?

Cya'll in Court - 1) a (M. M. ...

David R. Amos

PO Box 2

South Acworth, NH 03607

Served by Certified Mail and much proof will be served in hand to the Globe, Fox News, WB56 and others on Oct 24/02

Attn Shannon O'Brien
Barbara Johnson
Michael Cloud
Brian Joyce

I have become aware of quite a remarkable conspiracy against my family's interests and all of our civil rights. The facts of the matter are so self evident, it is astounding so many people in prominent positions would show their ass to cover a crook. The enclosed documentation explains the matters and displays irrefutable evidence of the facts. May I suggest that you folks have a little read and make a few calls to verify the truth. I have served the enclosed documentation upon you with withesses and have already drafted my complaints under Title 18. I am merely listening closely for a few days to see which politician's stand with me or against me. If you say nothing, I shall complain of you as part of the said conspiracy under Title 18. Read some of the documentation. I thoroughly explain why. There is no need to serve Romney again. Kerry must have been aware of the matter for many months, as no doubt O'Brien is. However I must serve both with the undeniable evidence to give them fair warning before acting against them. My biggest concern is desperate federal authorities. The US Ambassador to Canada was served in July with all information. The actions of the IRS and the FBI are questionable to say the least. The fax numbers on the top of some of the US Attorney's documents have spoken volumes to me.

A good place to verify the truth of all that I have stated, would be to call or visit the Norfolk Probate Court and inquire as to the testimony and ruling in the trial of Jean F. O'Meara v. William J. Kickham docket no. 98 P 0792-E2, T2 on October 16, 2002. A defendant in US District Court, James A. McLaughlin, affirmed of all of my allegations, including fraud, perjury, tax fraud, larceny and the violations to First Amendment Rights. Perhaps you should call McLaughlin and get it straight from the horse's mouth.

Don't bother calling me, I ain't talking. I just went hunting one is supposed to be silent, it is a mandatory part of the sport. I have tried to talk to you and have always been ignored or promptly dismissed. You know who you are and I am telling all about you very soon. You folks talk the talk. Let's see if you walk the walk. I have already drafted the first lawsuit under Title 18 and am merely polishing it up. It should be filed on or before Election Day. I am a Proud Canadian thus I cannot register to vote but I can register my complaint on Election Day. I am also the Proud Father and Guardian of two Yankees. Their vote of faith in me counts big time in my book. I am merely checking my list of defendants and making certain just who is naughty and who is nice. Do with this what you will. As you can tell many people as well as members of the press have been aware of the matters for months as well. They think I may be crazy but I think worse of them. At least they can't say that I didn't stir something tasty into the stew.

Cya Drd A Mun

P.S. I will seek relief of one Gold Dollar from the USA and from the Commonwealth, one Silver Dollar. All others I will do my best to bankrupt as a lesson to all liars that are lawyers.

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5983 W.54тн Ранма, Оню **44**129

(440) 845-2707



Committees:

Government Reform Education and Workforce

Congress of the United States House of Representatives

October 1, 2003

Mr. David R. Amos 153 Alvin Avenue Milton, Massachusetts 02186-5110

Dear Mr. Amos:

Thank you for contacting Congressman Kucinich about the DHS.

As much as I would like to assist you, there is a long-standing tradition in the House of Representatives that Members of Congress be afforded the opportunity to serve their own constituents.

Since you reside in the 10th Congressional District of Massachusetts, I have taken the liberty of forwarding your case to Representative Bill Delahunt. I am sure that you will be hearing from him shortly.

Sincerely,

Jaime Bouvier

Congressional Staff

DJK:jb1





Joe D. Whitley General Counsel (maybe) and Daniel W. Sutherland Officer for Civil Rights & Civil Liberties U.S. Department of Homeland Security Washington, D.C. 20528

Re: David R. Amos et al v. William J. Kickham et al Norfolk Superior Court C.A. NO2002-01070

Sirs.

In due course, I will be requesting the results of various investigations of me by the various offices now under the wing of the DHS pursuant to Freedom of Information Act, 5 U.S.C. 552. Trust me, at this point in time I am far too busy preparing for the hearings on September 29th, 2003 that are related to the enclosed documents. As far as I am concerned, after that date it will be way past too late for any lawyer that I have contacted to prove to me that he is ethical and has any understanding of the Constitution of the United States of America. After that day I will be complaining of the United States of America in a personal injury lawsuit if no federal prosecutor steps up to the plate. I will seek only the minimum amount of relief required in order to file in a federal court. Although I am not an citizen of this country, I have the same Rights as anyone else under Title 42. If you have any understanding of Justice, you will see that I am protecting your Civil Rights at the same time that the DHS is working hard to deny them. The people of the United States of America have not offended me, only government employees not acting within the scope of their employment have. I did not complain of the USA as U.S. Attorney Michael J. Sullivan has claimed, but now according to federal law and the pursuit of Justice, I must. I do not believe that I should profit from any complaint against the USA after so many have died defending these rights. Therefore I shall only seek the minimum amount of relief required by the rules. However, I shall try diligently to bankrupt every individual that has offended me. Trust me, I will weigh your response. Ignoring me won't wash.

I see no need to be longwinded in this letter. I am certain you already know everything that there is to know about my matters. The Men in Black have been to my home a couple of times one year after the Treasury Dept dudes made their stab at me. Tim Croston came from the same office and the time of the Men in Black's first visit was one day after I served the US Attorney in New Hampshire my Affidavit. I was very offended by their false allegations, but the men that investigated me at the time did not offend me. They were simply doing their job.

I admired their honesty. I have no doubt they have been well scrutinized for their integrity before being given their jobs. After all, crooks need honest men to protect them. They simply can't trust other crooks. I did not like what I read in the Affidavit that was sold to me by the Carver Police Dept. I must clearly restate I am of no threat to anyone. In fact, most of the time I am in hiding to protect my dumb ass from foul play. I am simply gonna sue George W. Bush and many others and that is a very legal act. Since the DHS is still investigating me I have taken the liberty of investigating it. Two can play the Allegation Game. At least mine are supported by documentation filed in the public record. The DHS allegations come from unnamed persons not stating anything on the record.

I am sending you basically the same documents that are being sent to every US Attorney in the country plus a little more for good measure. I find you, Mr. Whitley, an interesting character. Today I called the Judiciary Committee to see if your appointment was confirmed or not and received no response either confirming it or denying it. I then called your former law office in Atlanta and they told me that you were appointed and were now in Washington. I also noticed that your name was no longer on the roster of lawyers associated with that office. Whereas I am in doubt as to whom holds the position as General Counsel for the DHS, I have sent two exactly the same correspondences. The other obviously to Mr. Sutherland as a double-check in order that I not be ignored.

I now cordially invite you to the event in Norfolk Superior Court on September 29th, 2003 to assist me in proving that the State court does not have Jurisdiction over the matter and has not had since August 27th 2002 when it allowed the fraudulent removal to federal court by the US Attorney Michael J. Sullivan. You now can never say you didn't know. I will not insult your education by quoting Laws, Rules, Canons and Amendments. Call Robert Creedon and ask him of my testimony.

I am merely fishing for one honest man with enough sand to stand with me and defend his own Rights. Once I find him, the jig is up for all of the corrupted others. Most folks say I am a dreamer, but I figure there must be at least one person employed by the government that has been offended by all of the ridiculous acts of George W. Bush and all his BUDDYS to finally speak up. It is his right to do so under the First Amendment. Otherwise, I will do it alone under the Seventh Amendment. I must say that I find it very comical that Ralph Page backdated his retirement and that nobody will accept his mail. Lewis Pernice did receive his mail and I don't think he is playing dumb. After my conversation with him over a month ago, I figured that he truly was stupid. If he is a fine example of an Agent for the Inspector General of Justice, we are all in deep doo doo. Everybody says watch out they don't kill you. The fact that they believe that means I must do my duty.

A free man must defend freedom. One way or another I am attempting to turn this scandal into a comical three-ring circus in order that it be long remembered. You pick the part you wish to play. Mine is that of the fool who says true words in jest. After mailing this document, I emailed you a copy. Think fast. Please find enclosed:

- 1. A copy of The US Attorney's fax of my complaint. Please note the et al after my name and Cardinal Law listed as a defendant and the date and source of the fax. Ashcroft was obviously in on the conspiracy early on. Best you bail out.
- 2. A copy of the Notice of Removal of my matter to federal court. Please notice no et al after my name and Cardinal Law not listed as a defendant. That fact proves his malice The fact that the removal was not timely nor did he notify all litigants or file an appearance proves his incompetence. His next filing was evil.
- 3. A copy of the Ex Parte Motion by the U.S. Attorney never served upon the plaintiffs. He does a fairly good job describing the conspiracy except he forgot the Secret Service and Bank Fraud or of his own involvement in the matter.
- 4. A copy of each of my letters to the Clerk, Elaine Flaherty, in October of 2002.
- 5. A copy of my Affidavit in Federal Court the day before Cardinal Law stepped down from his post and left the State. Please notice the mention of many attachments that cannot be found in the public record. Notice the Insp. Generals were notified. And I did file the proof of Mail Fraud and Perjury.
- 6. A copy of the first Appearance ever filed in the matter by the U. S. Attorney one month after I sought Judgment by Default against his clients. That appearance is also faulty. He forgot to date it and he did not notify the Kickham Law Offices of his appearance in the matter. His acts alone cause me to now complain of the USA. If I die before doing so, I want you questioned.
- 7. A copy of a letter from Judge Stearn's clerk, James Gibbons, confirming that many Local Rules and Federal Canons were ignored and that Chief Justice Young was notified. That letter alone proves the Seventh Amendment violations.
- 8. A copy of six letters to and from a US Attorney and a District Attorney and one from Ted Kennedy and one to Bill Delahunt proving the need to expose wiretap taps in an unrelated State Action. Many lawyers now possess a copy of the following wiretap tape. The Fourth Amendment violations cannot be denied.
- 9. A copy of a letter to me from the US District Court in New Hampshire stating they would retain all documents filed in the matter. A copy of my answer to James McLaughlin and the letter from the Court returning it. The clerk falsely claiming that I did not file it in a timely fashion. I filed it before ever receiving any Notice of Remand to State Court. Check the court's own stamps.
- 10. One CD playable on any form of CD player that contains a copy of wiretap tape numbered 139 and mentioned within the attached documents. Be careful what

- you do with your copy it is served upon you in confidence as an Officer of the Court in order that it and many others are properly investigated.
- 11. A copy of my letter in May to Ashcroft, Jarrett, Gonzales etc. I am serious.
- 12. A copy of my Affidavit on file in New Hampshire District Court.
- 13. A copy of the Cinderella Affidavit sold to me by the Carver Police Dept. This was the second Affidavit. The one read to the Clerk in Wareham was never given to me. The new Affidavit was composed and dated the following day and the cop refused to sign and affirm his own bulshit. That document is obscene.
- 14. A copy of what happened on me birthday in Norfolk Probate Court. WOW.
- 15. A copy of my recent filing in the above stated matter requesting an oral argument with Robert L. Quinan Jr. I am gonna enjoy the debate to the max.
- 16. A copy of my recent filing in the above stated matter requesting an oral argument with Walter M. Lupan. He must be the most nervous lawyer of all.
- 17. A copy of the Court Order setting the time for my showdown with the Kickham BUDDYS. (Bunch of Unethical Dandy Dam Yankee Solicitors) Go to http://briefcase.yahoo.com/motomaniac_02186 to see all that I wish to reveal.

If you are wise you should view the recording of my visit to the FBI Office in Boston on October 15th. 2002, then decide for yourself about my sincerity. If the tape has disappeared at least another man witnessed my visit and he will affirm what I brought to that office that was not accepted or investigated. The FBI Agent, a woman who would not state her name claimed that they were too busy preparing to go to War with Iraq. I swear upon my seed that is a true statement and all other statements I have made are equally as true. My father taught me that there are no degrees to honesty. Whereas I am speaking for others of my Clan, I must be particularly protective of the truth. I don't care what you think of me, someday my seed will check my work and they must believe that their forefather may have been foolish but he was not a liar and was crazy like a fox.

It would be nice for you to show up and back me up with all that you now know to be true, but trust me I ain't banking on it. Perhaps you should fax somebody something right now to record the date and time of your opinion then send a copy to me. The first to agree with me is off the hook but all the rest may just be taking a politically correct stance after the truth is revealed to save their own butt. Either way, this is not the last time that you will be hearing from me.

C'yall in Court⊕

David R. Amos 153 Alvin Ave. Milton, MA. 02186 617 240-6698



U.S. Department of Justice

Office of Professional Responsibility

Washington, D.C. 20530

OCT 23 2003

David R. Amos 153 Alvin Avenue Milton, Massachusetts 02186

Dear Mr. Amos:

This is in response to your correspondence to the Office of Professional Responsibility (OPR). In your correspondence you alleged misconduct by various government officials.

OPR has jurisdiction to investigate complaint of misconduct involving Department of Justice (DOJ) attorneys, investigators, or law enforcement personnel, where the complaint relates to the exercise of the authority of an attorney to investigate, litigate, or provide legal advice. However, OPR cannot initiate an investigation of such a complaint unless it is supported by specific factual allegations which, if true, would substantiate a finding of misconduct by a DOJ attorney or law enforcement officer. Based on our review of your correspondence, we found that it did not contain such specific factual allegations. Accordingly, there is no basis on which action by this Office would be warranted. You may wish to consult with private counsel or the nearest Legal Aid Society to determine what legal avenues, if any, may be available to you.

We regret that we can be of no further assistance to you.

Sincerely,

Jacqueline Robertson

Program Analyst

Sent by Certified US mail

Hon. Alberto R. Gonzales Counsel to the President The White House Washington, D.C. 20500 Fax (202) 456-2461 Phone (202) 456-1414

Senator Edward M. Kennedy 317 Russell Senate Office Building, Washington, DC 20510 Fax (202) 224-2417 Phone (202) 224-4543

Attorney General John Ashcroft U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 Fax (202) 307-2825 Phone (202) 353-1555

Re: My Beef with Corruption.

Sirs,

Please find enclosed:

1. 1. A copy of six letters to and from a US Attorney and a District Attorney and one from Ted Kennedy and one to Bill Delahunt proving the need to expose wiretap taps in an unrelated State Action. Many lawyers now possess a copy of the following wiretap tape. The Fourth Amendment violations cannot be denied. The letter to Bill Delahunt explains why I was compelled to solve the ethical dilemma for you. Tomorrow in a sincere effort to seek justice I tell the world on the public record during the pending hearings in Norfolk Superior Court. The Clerks of Norfolk Superior Court picked the day and time of the showdown in State Court. I however shall pick the place and time to file my next complaint in a federal court.

2. One CD playable on any form of CD player that contains a copy of wiretap tape numbered 139 one of many mentioned to you months ago. Be careful what you do with your copy it is served upon you in confidence as an Officer of the Court in order that it and many others are properly investigated.

September 28, 2003

H. Marshall Jarrett, Counsel Office of Professional Responsibility 20 Massachusetts Ave. N.W., Suite 5100 Washington, D.C. 20530 2330 Fax (202) 514-4371 Phone (202) 514-3365

David D. Aufhauser, General Counsel Department of the Treasury 1500 Pennsylvania Ave NW Washington, D.C. 20220 Fax (202) 622-6415 Phone(202) 622-2000

Inspector General Gregory Sullivan One Ashburton Place, Room 1311 Boston, MA 02108 Fax (617) 723-2334 Phone (617) 727-9140

3. A copy of the Cinderella Affidavit sold to me by the Carver Police Dept. This was the second Affidavit. The one read to the Clerk in Wareham was never given to me. The new Affidavit was composed and dated the following day and the cop refused to sign and affirm his own bullshit. Mr. Ashcroft that document is obscene not the last word in the last sentence. I heard how you are so easily offended by nice tits on Statues etc. Trust me, you and I are from different planets the argument between you and I is gonna be hilarious to say the least. My dumb ass is gonna sue your righteous ass and as I told the FBI on October 15th, 2002, I will sue every lawyer who attempts to defend you until you show your face and defend yourself Pro Se against me man to man and before the Bar and heard by a jury of our peers.

If I drop off the face of this planet, I demand that y'all be interrogated in Cuba without counsel and tortured if necessary by Alan Dershowitz. That is what the Agents of the DHS were prepared to do to me on April $1^{\rm st}$ the same should hold true for you. It is you that has no regard for the Constitution not I. It is you who should suffer first from the offences against the Constitution caused by the Patriot Act. It is only the lady justice with the nice hooters that will make you fall on her sword. Shame on y'all and your little dogs of war too.

- 4. A copy of what happened on me birthday in Norfolk Probate Court, WOW.
- 5. A copy of my recent filing in the above stated matter requesting an oral argument with Robert L. Quinan Jr. I am gonna enjoy the debate to the max.
- 6. A copy of my recent filing in the above stated matter requesting an oral argument with Walter M. Lupan. He must be the most nervous lawyer of all.
- 7. A copy of one of my letters sent to all US Attorneys.
- 8. A copy of my letter to the elusive lawyers of the DHS.
- 9. A copy of the Court Order setting the time for my showdown with the Kickham BUDDYS. (Bunch of Unethical Dandy Dam Yankee Solicitors) Go to http://
 briefcase.yahoo.com/motomaniac_02186 to see all that I wish to reveal. You might as well I

have already posted this letter on the web for the world to read.

I figure tomorrow is High noon at the OK Coral and I am gonna face them all alone just like Ol Coop did in the movies. As Ol Ben once said anyone who is willing to trade freedom for safety, deserves neither. The Congress should have considered his words before passing the so-called Patriot Act. That Act is an insult to the word identifying it. As for me the New Hampshire license plate says all that needs to be said. It says it. I live it. I am a simple, sincere and serious man with lots of sand who doesn't take shit from anyone. I will stand against anyone that offends my Clan and never back down. Can you tell that I am having fun picking a fight? Check me work and your ethics. I dare you to sue me.

Cya'll in Court Dyl Kum

David R. Amos

153 Alvin Ave.

Milton, MA. 02186

617 240 6698

Sent by Registered US mail and Fax to

May 14, 2003

Hon. Alberto R. Gonzales Counsel to the President The White House Washington, D.C. 20500 Fax (202) 456-2461 Phone (202) 456-1414

H. Marshall Jarrett, Counsel
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20 Massachusetts Ave. N.W.,
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Attorney General John Ashcroft U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 Fax (202) 307-2825 Phone (202) 353-1555 Inspector General Gregory Sullivan One Ashburton Place, Room 1311 Boston, MA 02108 Fax (617) 723-2334 Phone (617) 727-9140

Sirs,

Please read this carefully. Do not underestimate me like so many in the past. I allowed them to do so because it suited the means to my end.

I am a simple, sincere and serious man. If you doubt that statement, ask the Secret Service Agents sent to Investigate me or the RCMP who have employed me in the past because of my honesty and knowledge of motorcycles to be accepted by the Crown as an expert witness. Both good and bad folks require the services of an honest man. That attribute I have yet to find in any member of the bar, but I often recognize it in ordinary folks that have not wealth or power. I truly believe that a Dirt-Poor Farmer should be labeled as Honourable long before any politician or judge. So many corrupt politicians that are elected without opposition appoint so many crooked lawyers to powerful positions, that it is a small wonder to me why so many ordinary folks quit voting. They have so few choices. Florida proved their vote don't count anyway. That aside, a simple man must defend his kin.

I am no fool and this is no joke. The Honourable Thomas Jefferson was a farmer and I am merely heeding his advice within the well-written Preamble to the Declaration of Independence. I am merely doing my duty as a man, a father and a husband. Perhaps you should study my own little Declaration of Independence. I am the Chief of my Clan and its only warrior. I have no fear to challenge the integrity of the Commander in Chief of the United States Armed Forces in the Courts. I know his armies would make small work of me in the field but I have no fear of them as well. I don't mind dying in a righteous battle. I will make a fine martyr and my Ghost shall haunt them forever. It is the rights of all that I am protecting. In a very true sense I am defending the rights of my opponents. Ben Franklin had a little something to say about safety and freedom. The funny part is I am not a citizen, but I possess the same rights, other than the right to vote. I never have anyway. As I said earlier, what for? (By the way Honourable is not misspelled, I don't care what Bill Gates thinks. He and I have a little bone to pick anyway, along with a couple of cell phone companies that seem to be in bed with the Feds.)

The criminals that hold positions throughout the Clergy, the State and the Justice System, look down upon me as nothing more than a bug that must be stomped in order to protect their interests. The truth is I am less than that. I am like a virus that can't be stomped. I entered the Justice System when a crook coughed. I have made the Justice System awful sick and now my infection has spread to the Church and State and everybody is coughing. The only medicine that will stop my pending plague is the truth. That medicine will be administered the moment I stand before the first jury of my peers. If you don't think I can litigate have a little listen to my argument with the recently appointed cellar dwelling lawyer, Judge Livingstone, in Plymouth Probate and Family Court, on my favorite day, April 1st. That hearing is very comical and I had quite a battle to receive the Court Record of it. The General Court of Massachusetts is at their wits end as to what to do about me. It never dawned on them that they should uphold the law.

Everybody knows that the Homeland Security Act linked everybody's databases, therefore everybody knows about my actions and me but nobody is talking about the actions or to me. I can prove my contact to all. I viewed the False Allegations made against me to the Secret Service by the Court Officers of Quincy District Court as the last gasp of desperate men doing desperate things. The crooks must have went into shock when they discovered that I actually liked the agents and appreciated their honesty. The Men in Black understood me when I asked them if they understood Title

42 and Title 18, so do you. Your problem is so do I. The investigations of me by the Treasury Dept., the IRS, the FBI and INS are on the record as is my complaints against the Federal Agents. Michael J.Sullivan, confirmed everything ex parte and proved to me that he understood the nature of the conspiracy against my Clan quite well. As well he should, he is one of the most aggressive of the conspirators. It was blatantly obvious why he wished to be exempted from Rule 7.1. He would not have had a prayer arguing against me on the record. He sort of admitted it in his Ex Parte Motions to keep me away from our own actions. Look to the U.S. District Court Records of the Complaints 02-11686-RGS and 02-11687-RGS for yourself.

I reported the crimes that warranted investigation to the Inspector Generals Karla Corcoran, Glen Fine and Jeffrey Rush a long time ago and I can prove it. According to federal law, they now have less than a month to respond to me before I complain of them as individuals. In a Canadian Court I can sue them and you any time I choose. I am going to sue Argeo Cellucci anyway, everybody else is just another paragraph to me. I will sue the United States of America only because many people have acted against me in its name place and stead. However the people of the United States of America have not offended me, only certain individuals who hide behind the flag. Therefore I will seek only the minimum relief required by law in order to file and ask for no more from the jury. The people have suffered enough. I see no reason why they should suffer because of my actions. The same holds true for the people of the Commonwealth of Massachusetts and the people living in the Towns of Milton, Plymouth and Brookline.

When I enter any room, lawyers run away. It is a pleasure to wield such a big stick against such people that bear the brunt of so many bad but true jokes. Many a true word is said in jest and I consider myself amongst the finest of Court Jesters. I have invited many lawyers, judges or clerks to sue me if they think my words untrue. The fact that I hold the stick scares them because I am their equal but opposite and a very formidable foe. In every way imaginable we are different and the Constitution demands that I be allowed that right. I dress and speak as I choose. I have no religion my oath needs no help. I respect the privacy of others. I demand my right to trial by jury and am capable of a Pro Se prosecution or defense and do not wish a liar to speak for me and defer from my own sense of ethics. I like guns and respect and understand their operation, purpose and function.

I am a jack of all trades and master of none with the possible exceptions of Motorcycle Mechanics and Court Jesting, but it is only proper for others to declare such things. My well-rounded fundamental knowledge about many things and the ability to source the information about what I do not know and teach myself sets me somewhat apart from my adversaries with their formal and regimented education. It also makes me very unpredictable because I will follow no rules that they have been taught and will twist and bend every one of theirs if it suits my purpose. All are not accustomed to a legitimate argument. They are used to making deals and settlements. An honest man who will never settle with a thief that has offended his wife and kids confounds them. Because of that fact I regard them as persons without enough sand to be called a man. The old cronies in Beantown ain't never seen such a Blood Feud as this and have no conception of a Maritime heritage. They thought they ran all the Loyalists out of town over two hundred years ago and promptly forgot that we were born of Privateers. Hell Newfoundland did not bother joining Canada until 1949 and they are so lovingly independent that they are they only place in the world with a half-hour time zone. The Dam Yankees have no idea how they offended the Newfys for claiming that they did not know how to de ice an airplane in order to cover up the truth. They are low people in high places that cannot deal with someone questioning their authority. A great many of these people were elected without opposition and were instrumental in appointing their cronies. I know I am telling all of you what you already know, some of you are those people. I am attempting to tell all the people some of what I know but not all. Can ya tell I love playing with words and am having fun.

I have just been informed by Sandy Oldham at (703) 317-2740 that the Office of the Independent Counsel is no more. I was not aware of that fact. Don Feith must have had a good laugh when he read it and I freely admit that I made a goof but goofing is not incompetent, its comes with being human. Nobody is perfect. I asked her who had the Authority to investigate and prosecute the people seated at the highest level of Government she had no clue. She could only suggest the many offices that I have been presenting the evidence to for over a year. I had considered the Independent Counsel the last Bastion of Justice in America. Now that I have been informed that it has been closed I consider America as Paradise Lost. In an effort to stop Mr. Feith from giggling himself silly, I gave H. Marshall Jarrett a call and hoped that he would call Mr. Feith with a few questions to verify or deny my statements. I had been enlightened by Mr. Fredrickson in his book that all

U.S. Attorneys are afraid of him. When I called and the first lady put me on hold for fifteen minutes and the second gave me the run around and would not listen or jot down a phone number or two so that Mr. Marshall may act on his own initiative, I gave up. I told her that since he is a lawyer, I will simply serve him and he can figure out for himself how to respond to me. I am not gonna go down the same path the Overseers tried to lead me. The ethical dilemma that I shall impose on him is in the last paragraph of this letter. It is now his to struggle with. It is the Fourth Amendment Violations of a great many people other than me. Mr. Feith is the only Federal Authority that can confirm or deny that the evidence exists. If he denies it I will bring forward many ordinary folks to prove him a liar. (I bet he quit giggling)

The FBI, the Massachusetts Attorney General, the District Attorney of Norfolk County, Fox News, the Globe, the Herald, the Patriot Ledger and a great many more have the tapes but the invasion of other people's privacy has been taped over to protect their rights. It is not for me to add salt to their wounds then be subject to lawsuits. The Men in Black have seen some tapes and photos of the rest. State politicians are in a silent tizzy about me.

I noticed that Tom Reilly has been busy amending the wiretap laws since I made him aware. He should know that I no longer have any tapes. They are hid in many places by others with the exception of some that I hid in a Church. I gave the last one I had to the District Attorney, Tim Cruz, to prove to the State that I ain't kidding. (Apparently the State now knows that fact because every government lawyer literally runs and hides when they see me coming with the sole exception of John B. Jenney Jr.) I have some very funny stories to tell. If I lose it all, the book will sell.

The U.S. Attorney Don Feith has three tapes, as does the ACLU under lock and key in Boston. (They don't know what to do with me either, but at least they were smart enough not to have a lawyer send me the letter. The only way they could have found out my name is by reading some portion of the documents.) The rag, Lawyers Weekly, knew the truth out of the gate.

Now that I have met with the wall at top of the Justice system, I am going to take up the game of politicking. That should be interesting to say the least. Somebody must have noticed by now that I served Senator Kerry last October. Ted must have refreshed his memory after I faxed him over a month ago. Now I will fax Kerry's opponents to even the playing field.

I must go home now and sue Paul Cellucci and everybody else to find justice Therefore I must separate myself from my loved ones. Can you begin to imagine the personal injury lawsuits that the Justice system has served

upon itself? If I am compelled to remove my family, all of whom are citizens, from their home in the United States of America to a safe haven in my Native Land, I will not hesitate to do so. Their well being is my first and foremost concern, not filthy lucre. If one hair on their head is hurt because of my actions I will become my own worst enemy. The United States of America should be very ashamed of itself if it causes such innocent citizens to become political refugees from America to Canada. As the Secret Service should attest, I am of no threat to the President. In fact I wish to avoid him and his friends. That is not to say I will not give my bests efforts to see that he is impeached. The fact that the Independent Counsel is no more makes me question all authority. Under the freedom of information act I will be demanding the results of the various investigations of me in order that I may travel back and forth across the border without any further INS harassment. I have done nothing wrong and they have no right to treat me as a criminal. When the INS demanded my fingerprints for their records in obtaining a permanent resident card years ago, they would not take them themselves. The Chief of Police in the Town of Milton, in which we reside and pay too many Taxes to, refused to do it. I had to travel to a town about fifty miles away and pay another Police Department to finger print me. Yet after saying all of this when I crossed the border the last time with two witnesses of my crossing I witnessed something that not only angered me but made me laugh. The INS fingerprinted my friend after he had just freely given up his green card. They also guestioned me as to my litigation. What right did they have to fingerprint a Canadian after he gave up his Greencard? And how come they have the equipment to do so only when it suits their ends? What right did they have to ask of the litigation? Why did they ask my friends of my whereabouts when they returned home without me? As I told the Men in Black and the Milton Police Department on April 1st, where I go and what I do is none of their dam business. Any lawyer knows that cops just ain't used to a layman laying down the law. What they seem to forget is the simple truth that they are employed to serve me and protect my right to do anything I wish that is not illegal. If they accuse me of something illegal they best be prepared to back up their words with irrefutable facts or they will stand accountable in court for their acts just like anyone else. My same two friends witnessed the fact that I talked to Chief Mearns about many things on one of their Cell phones in Canada. The cell phone airtime was not billed, Mearns used a crooked Fed's phone. Another friend witnessed the Plymouth Police Department threaten to arrest me for no reason.

The INS were confused as to why a Canadian would want to be home and rather than reside in America when he had the right. My friends and I laughed at how the US Authorities do not understand that there is no place like home and home is the Maritimes. One of my forefathers was Daniel Keith, a Queens Ranger and a Loyalist. The United States of America forced him to leave his home and carve out a new one in the Forest Primeval of then Nova Scotia and now called New Brunswick. Why would I be any different than he? OI Dan was not a rebel, your forefathers were. The folks from the south within your own Civil War were not rebels. They had left the United States and had formed their own Government with its own currency etc. Because the Yankees stopped their buck did not mean that they were not fighting for their rights. A good friend of mine declares it the War of Northern Aggression and seventy five percent of the ground in his home county is owned by descendants of Yankee Carpetbaggers that had descended upon the area after the war. I tease him and call it the War that Wasn't Civil just to provoke him into debate. If you wish to argue about what I have said take it up with him or dig up General Lee and argue with that old warrior. It is none of my business and I am too busy with my own affairs to worry about long past transgressions I can do nothing about. I am nothing more than a wild colonial boy who will not back down or up or any other which way. Like Nathan Bedford Forrest who was also uneducated but far from illiterate, I only attack. Retreat is only a tool to employ to insure a victory and conserve resources. Although I disagree with his opinions of the rights of others I will never deny my admiration of his capabilities. The three southern men I just mentioned have enough sand for ten men. Anytime a southern man calls me a Yankee because of my accent, I am quick to inform that Canadians call all Americans "Yankees" including those from the south. Enough said check your records or mine. (mine are accurate and complete)

With reference to the Dam Yankees my pick of the litter is the Devil on the Dark Horse who claims not to be political. If he appreciates my pun, he and I will have some fun. All devils of kindred soul should get on like a house on fire. If that is not the case, then the one with his soul on fire will sing his blues solo to the courts in an effort to burn his house down. If he decides to act against me, then every bad actor should know that Ol Shel said "any fool can sing the Blues lets see if you can live'em."

The other devil with blue eyes has been studying his case. He figures on some wickedly wonderful debates before a jury or two because if the are not cut from the same cloth they are exactly equal and opposite, both should

speak Pro Se with no tricks or shticks, and let our peers pick the ethical actor. For a fool such as I methinks it great fodder for me book. (Define "Author: A fool who, not content with having bored those who have lived with him, insists on termenting generations to come."-Montesquieu)

As I was writing this letter and calling various offices in Canada and Washington DC. I got a call from a friend who told me that he had received a call from Scott McDonald of the New Hampshire State Police notifying him of an investigation of us. I considered this no coincidence whatsoever, in light of the fact that I had been in Concord the day before and filed something in U.S. District Court that should have made Judge DiClerico a very nervous person. After speaking with the Police Officer myself I found that my suspicions were founded in fact. The Judge had just remanded two actions very improperly back to State Court that involved my Brother in Law, Norfolk County Deputy Sheriff Robert F. O'Meara. He is an undeniable criminal and yet he was now having the New Hampshire State Police investigate me. Bobby's letter states false allegations already addressed and resolved in Massachusetts, Florida and Canada. The New Hampshire State Police should check the records on me before acting on the word of a liar.

I have every right to defend my name and will do so. I am demanding a copy of the so-called anonymous letter that was later admitted to be from Bobby. Both Ray and I consider it malicious slander done deliberately to cover-up foul play. I suspect the Police Officer would be every bit as offended if some one had said the same things of him. I have no doubt he would quickly call a lawyer to see what he should do to defend himself.

I need Robert O'Meara's letter to support my Complaint against Judge DiClerico of Judicial Misconduct and other matters. The irrefutable evidence of the Deputy's crimes were within the documents that Judge Diclerico read and ignored. Even though the Judge sits in U.S. District Court he is a person residing in the State of New Hampshire that assisted in Civil Rights Violations the second he signed his first Court Order. It does not matter that he is a U.S. Court Judge that failed to uphold the law, The Attorney General of New Hampshire should be my mentor and prosecute DiClerico as a person of the State of New Hampshire who has assisted in criminal acts. That is the Attorney General's job and very important task since it involves the integrity and Professional Responsibility of the Justice System both Federal and State. All of the people that this letter is sent to have the same Responsibility and must uphold the law.

It is for me to waltz along behind and sue the Bastards. But I bet I sue them before they are ever prosecuted. I am very curious to see any reaction from the Court to the complaint that is assigned to Judge McAuliffe. Until I hear from him all matters in all courts appear to be at a stand still through no fault of my own. However the delay affords me the time to compose and file my Petition for Writ of Certiorari in the U. S. Supreme Court and to file a personal injury lawsuit against the United States of America in a Canadian Court. The personal injury lawsuit against President Bush has been roughly drafted for months I am simply waiting for a response from you fellas first, but I will not wait long. Federal Authorities have been well aware of the matters since January of 2002. With sole exception of Mr. Heed, I suspect you all have heard some lawyers curse my name. Mr. Heed will have the opportunity to meet me today in person if he wishes but not after. I am exiting stage left. New Hampshire has given me good reason to be wary of it.

If you guys see that this letter does not display much respect, your observation would be correct. The reason I write to you as I do is because I have not witnessed any respect of the law. It is your job to see it upheld, not mine. I use comic font as my style in personal correspondence. My choice of words is somewhat more vulgar in person, much to my mother's disgust but she still laughs heartily at my dirty jokes. I now include a fair repertoire of lawyer jokes. I cannot deny that I am having fun. After one passes the fifty-year mark one gets to feeling a little meaner every day. It is pure pleasure to torture all the Smiling Bastards that deserve it. I like to think I may become a minor hero to all the little guys that have been screwed by crooked lawyers within a corrupt system. Win or lose, I am sure that I have said much that my fellow man has wished to say. I have inserted it in the public record within very valid actions not all can be stricken by a purported lesbian. I wish she would sue me. I would not make a Motion to Dismiss, I wouldn't miss it for love nor money. I finished spouting off. I was pissed off. Recently many liars called me one. It is a liar's sole defense.

Now I will get to the point of the correspondence. You may chuck the first nine pages in the trash if you desire. They do not contain any possible legal ramifications against you by me. You may want to use them against me and I don't mind, in fact I invite you to. I rambled on to suit myself after getting and receiving the calls yesterday. Keep in mind I did define author.

The following pages you should read carefully. The devil is in the details. I will use the response or lack of it against you. I am faxing this letter to you without attachments to prove it was done on this date before giving it to the

press. I will send the letter as well by registered mail and I will track them to stress test the USPS one last time before filing my complaint against the Postmaster. You are all at the Top of the Justice System and have ready access to all databases. You can acquire all documents in all courts in a heartbeat. What I send to you is basically my way of serving on you undeniable evidence filed in the public record by lawyers and the court that prove the Civil Rights violations that I have been complaining of for a year and a half. It is your Responsibility to behave Professionally, uphold the law. Act within the scope of your employment and stand with me in my complaints.

I have sent Mr. Gonzales this document because the Secret Service has likely informed his Client that I am about to sue him. Whereas Mr. Gonzales is the President's personal counsel, I have now served him a Catch 22. If he files an Appearance ands stands for his Client against me he will also be defending his own interests because I have served him some evidence of his clients wrongs before filing any complaints. Mr. Gonzales is a Member of the Bar first and foremost. I see no need to explain to you guys what he must do particularly when he is aware that many other people are now aware.

You must never forget that I did not pick this fight. It was the U.S. Attorney, Michael J. Sullivan, that removed my actions to Federal Court and claimed that I had complained of the U.S.A. I did no such thing I only complained of three Federal Agents as individuals who had ignored Title 42 but I had waited until their actions could be complained of under State Jurisdiction. What would you do if the IRS made false allegations against you and the Men in Black had considered taking you out of your home and away to Cuba under the authority of Homeland Security Act?

All that I have said to you in this letter can be confirmed or denied immediately by calling the following people:

Joe Bunaskavich, US Secret Service Boston 617-565-5640 Timothy Croston, US Treasury Dept. 978 474 5338 Cell 617 593 8881 Scott McDonald NH State Police (603) 271-3339

Don Feith, the Assistant US Attorney, (603) 225-1552, has been in possession of a great deal of evidence since March 31, 2003. He asked for one month to respond I gave him two more weeks and still heard nothing and then I served on him the same question I will now ask you.

DO YOU SEE ANY CIVIL RIGHTS VIOLATIONS IN THE ATTACHED DOCUMENTS? PLEASE RESPOND IN WRITING SOON.

I am enclosing copies of a few of the documents that are attached to the Notices of Removal to U.S. District Court.

One of the said documents is my Affidavit that is filed to support the reasons to file my complaints in the District of New Hampshire. It was originally served on the U.S. Attorney of the said District to support filing a personal injury lawsuit in that District. Attached to the said document you will find The U. S. Attorney, Michael J. Sullivan's, copy of my complaint Norfolk Superior Court C. A. No. 02-01070. Please take note of the Fax numbers and date at the top of that document. Attached to the same document you will also find the Court Ordered Revised Accountings of the Trustee, William J. Kickham, prepared by the Kickham Law Offices and filed by the lawyer, Richardson. The Court Appointed Trustee did not oppose the accounts after refusing to discuss them with me. The Register's Office allowed the Revised Accounts to be filed without seeking my wife's assent with the complete knowledge that she had every right to review all records before assenting. In Norfolk Superior Court in directly related actions the Court Appointed Trustee and the Kickham Law Offices are now demanding that the McLaughlin matter be heard after receiving Judgments by default against them. I agree that the matter has been delayed too long but that it must be heard in Federal Court with a jury and not by his fellow litigants against us in Norfolk Probate Court. The estate of Elaine G. Kickham was fraudulently closed and the Tax Fraud was discussed in Court on October 16th 2002. The USA is an interested party and must reopen the estate and all others closed by the Kickham Law offices to protect its interests. The US Attorney, Michael J. Sullivan, acknowledged that I had reported it to the IRS, the FBI and the Treasury Dept. over a year ago. I can prove it was to cover up the wrongs of the Brookline Savings Bank. They kept Aunt Elaine's Account open for two and a half years after they knew her to be dead. I have the IRS documents that easily prove that they knew I spoke the truth the instant I left their office. After I received the IRS records and much more through the process of Discovery I told the Trustee some of what I knew, he spilled some of the beans on October 16th to try to save his butt rather than settle and tell the whole truth. I could have easily resolved the matter if allowed to speak. Politicians, Courts, lawyers, Bankers, Catholics, and Lesbians had to much at stake to allow that. Later I tortured the Bankers enough to can their Accountants and make Kickham give up a stash he had deposited in their Bank. In fact the Court denied that there existed a Petition to reopen the estate even though that was the matter that had been scheduled and the only matter heard in any pre trial conference. Read the transcripts enclosed.

As I stated earlier in the last paragraph I will serve on you a very interesting ethical dilemma that I easily solved as an ethical illegal alien layman many years ago. However you must come to a different conclusion because you are a lawyer. You are a Professional who practices the law for quite a fee plus perks of course. There are many more rules for you to obey.

A long time ago and far away I had lost my faith in mankind and decided to live my life outside the margins as defined by a Society I deemed corrupt. I had my faith renewed by many a simple sincere man and by my children. My opinions on authority are reaffirmed. When President Clinton promised that he would not hold it against me, I came forward at my Mother's request and became a legal Permanent Resident. I am a Proud Canadian and will never give up my citizenship. I did it so that I could bring my kids home to see their only Grandparent rather than her travel to the USA to see them.

The IRS guys during the interview at first seemed to suspect me of being another Federal Agent checking their work. When I had made the comment that maybe I should give the evidence to the FBI the elusive criminal investigators only then wanted to meet me and immediately. They could find no record of me other than my existence. The fact that agents from Washington had introduced me to them caused them some concern. I was surprised by the fact that they knew who was dating my brother's widow five years ago yet happy that I had been so successful at dropping out. After that one visit they would never speak to me again and their only concern as told to me was they did not want to miss pistol practice. When I complained of the incompetence they made malicious false allegations.

I explained some of this to Don Feith and how I came into the possession of cases of Wiretap Recordings of what appears to be many felons and their families. How I received them was not an illegal act. A friend found them in the trash and he had so many he gave me some. He had no idea what they were. When I heard the first one I knew I was in possession of the evidence of Fourth Amendment Violations of a great many people. What should I do? Number One, I was an illegal Alien at the time. If I came forward with the tapes I could not afford to trust the Feds because my baby would miss me. Number Two, the tapes may have been authorized by legal warrants but they should stop recording when the warrants did not apply to the conversation. Number Three, I knew I held the keys to the cell doors of possibly many thieves, but it should be obvious to you by now that I hate thieves.

Number Four, I was not born yesterday and recognize that the authorities are not perfect and their failure to destroy the tapes was likely one lazy

employee's act. The guilty should not go free under such circumstances. The innocent parties whose privacy has been invaded are entitled to relief. Are they entitled to know? If you question my ethics, consider how many people would only think about how to make a buck.

What should I do? Simple. Do what should have been done, destroy the tapes and mind my own business. My method suited my purposes in the first place. My friend had given me the tapes so that I could record the great radio stations in Boston so that I could listen to them when I could hear nothing else in my old truck while on the road. There were so many tapes and so little time, not all were erased. When I discovered that the Authorities were worse than the crooks and acting against my innocent family. I recorded the various hearings and served their own materials back on them. Methinks that after a while they figured out what they were and started acting real bad. But I had the tapes everywhere and they knew it. I used the tapes as my life insurance against possible foul play. Look at Tom Reilly amending of wiretap laws to cover up his butt and hang me.

Here is your problem. What do I do with them now that y'all know for certain that I sorta have them? The government has no right to invade the people's privacy again and I have no idea who they are. If I destroy the tapes, the evidence against the President and those whom he supervises disappears. The people that the President has appointed and he directly supervises have known for some time that I have had the tapes. They never contacted me. That means you Mr. Ashcroft and Mr Mueller. You cannot deny the fax numbers nor the US Attorney ties to Beantown and Cellucci cronies. Check your tapes of my visit to FBI on October 15th I told you then what I would do. (I would like a copy too) Whereas there is no longer an Independent Counsel, I think your actions should be judged by public opinion. Maybe I will have ex Cardinal Law listen to some inside a confession booth then swear that he heard something but forgot all about it. I don't know what to do but I know that I should not have fun or profit at the expense of the innocent, like lawyers do. Perhaps I will call many small local rags with a big scoop. Perchance a small fry will bite and then help me fry some big fish.

YOU FELLAS ARE ALL WELL PAID, WELL-RESPECTED, GOVERNMENT LAWYERS. YOU FIGURE IT OUT AND THEN TRY TO CONVINCE ME OF YOUR ETHICAL CONCLUSION. As you read this document I am filing it in a court. You figure out which one. Cya'll in Court

153 Alvin Ave. Milton, MA. 02186

PS: I obviously delayed mailing this document. It is because of events that had transpired since. I left it as it was composed but simply inform you of what I now know. It appears that the US Attorney, Don Feith, was trying to pull something on me or he is incredibly incompetent. On May 15th I received the tapes. Feith sent them back to me after I had explained to him why I did not want them. When I first received the tapes, I had no idea what they were. Now that I do, I could be implicated in offending other people's rights if I willingly accepted them. Whereas I was filing our answers in the McLaughlin matter I simply filed all documents and the tapes with the US District Court as Exhibits. They must remain there as part of the public record. If the US District Court allows others to listen to the tapes that is their problem, not mine.

As I was filing the documents and exhibits, the clerk found out and told me the matter had been remanded. Whereas I had not been notified, the answers and exhibits should remain in the dockets. They were filed in a timely fashion. I made a deliberate show of the fact that the tapes were once again in the possession of the US District Court. As I was leaving the Court at quitting time, I saw Mr. Feith scurrying to the Clerk's Office. It only took one day for the officers of the court to notify what they were going to do and that was to hang on to the stuff this time. That notice arrived one day after it was postmarked and one day after the Notice of Remand had arrived. I don't think they even bothered to send the remand notice until after I surprised them by filing the answers so quickly.

Need I say that I was disappointed in Judge McAuliffe. If he had cared to read, he would have seen that my issues were always Federal Issues. I had informed the FBI and the IRS almost one month before my wife said one word in Probate Court. I approached the Feds first hoping that they would act within the scope of their employment and in looking into the interests of the USA. I well deserve the reward offered after doing their job for them and suffering their abuse. My investigation of the Brookline Savings Bank was a complete lark after I possessed the evidence. I send an amended 211 tonite to include them. Some fun was had with the Car Dealer who sold a Blind Man a car and the insurance company who gave him a good driver discount. Now that was special. Listen to my arguing with the lawyers and the judges in Plymouth County then try to deny that I had fun.

If the Feds had done their job, my wife would not have been forced to argue with her crooked Kickham cousins and their buddies before malevolent purported lesbians. She did not want to speak in court but John Jenney had

told her that she must because I could not. If he chooses to recall, that was the first question that we asked him. He and Judge Carey are the most to blame for my wife's breakdown. It was Biff that told us she was a lesbian who would not tolerate the Kickham crap. I neglected to say that my mere existence offended her more. Believe me, the personal injury lawsuit I will be filing will be my best revenge. It will be well served on a cold plate.

I now believe that the reason the USPS did not deliver the letter that was sent on January 9th to the Norfolk Probate Court was because the crooks thought it had to do with the Motion to Remove the matter to the Supreme Court. I think they thought I was trying to set a date for a hearing and rather than responding to Kickham's Motion for an extension of time. I did not care that the USPS had deliberately failed me again. I was saving it to use against the Inspector General Corcoran if she denied foul play. Now she has it sooner rather than later but she better answer me quick.

The Dark Horse I referred to in the letter is the one that just received this fax. I had been studying two people in particular that may apply ethics to the matters. I have elected to serve both in hand because I don't trust the US Mail. I have timed the receipt of all these documents in order to have a big day in Small Claims Court. It is kinda Ol Coop's high noon between my wife, my faithful Indian Companion and I against her mean nasty brothers and a bunch of evil lawyers. I can't wait. After that I will do something I have chomping at the bit to do and I see a break in the fence. I will be lost in Cyber Space and on the road. I will leave my kin and practice my long lost art of scooter tramping. It has been twelve years and its high time for Papa to go for a ride. I leave you to your own devices. I have had my fill of lawyers for awhile. Here is me tracks:

http://briefcase.yahoo.com/motomaniac_02186

I also have CDs burnt and buried but far from dead. Many folks have copies and know the words to raise the dead. The crimes are obvious and practiced by people paid to know better. You prosecute them. If not I will be due to sue you too. I will answer any summons. If I disappear better men will stand in my Name Place and Stead with my Durable Power of Attorney. Good luck reasoning with them if they think foul play caused my disappearance. I trust these men with the lives of my children. It is a no-brainer for me to trust their words. Your problem will be is that they are not only better men than I but they are also very clever, ethical and loyal. Such is the nature of a man that I am proud to call my Sept.

G'day to my brothers later to the lawyers The road is calling me.

Guy A. Lewis, Director
Executive Office for United States Attorneys
950 Pennsylvania Avenue, NW, Room 2616
Washington, DC 20530-0001
Phone 202 514-2121
Fax 202 616-2278

September 25, 2003

Re: David R. Amos et al v. William J. Kickham et al Norfolk Superior Court C.A. NO2002-01070

Sir or Madam,

In due course, I will be requesting the results of various investigations of me by the various offices now under the wing of the DHS pursuant to Freedom of Information Act, 5 U.S.C. 552. Trust me, at this point in time I am far too busy preparing for the hearings on September 29th, 2003 that are related to the enclosed documents. As far as I am concerned, after that date it will be way past too late for any lawyer that I have contacted to prove to me that he is ethical and has any understanding of the Constitution of the United States of America. After that day I will be complaining of the United States of America in a personal injury lawsuit if no federal prosecutor steps up to the plate. I will seek only the minimum amount of relief required in order to file in a federal court. Although I am not a citizen of this country, I have the same Rights as anyone else under Title 42. If you have any understanding of Justice, you will see that I am protecting your Civil Rights at the same time that the DHS is working hard to deny them. The people of the United States of America have not offended me, only government employees not acting within the scope of their employment have. I did not complain of the USA as U.S. Attorney Michael J. Sullivan has claimed, but now according to federal law and the pursuit of Justice, I must. I do not believe that I should profit from any complaint against the USA after so many have died defending these rights. Therefore I shall only seek the minimum amount of relief required by the rules. However, I shall try diligently to bankrupt every individual that has offended me. Trust me, I will weigh your response. Ignoring me won't wash.

I see no need to be longwinded in this letter. I am certain you can learn everything that there is to know about my matters. The Men in Black have been to my home a couple of times one year after the Treasury Dept dudes made their stab at me. Tim Croston came from the same office and the time of the Men in Black's first visit was one day after I served the US Attorney in New Hampshire my Affidavit. I was very offended by their false allegations, but the men that investigated me at the time did not offend me. They were simply doing their job.

I admired the loyalty of the SS Agents I met and promised not to complain of them. I have no doubt they have been well scrutinized for their integrity before being given their jobs. After all, crooks need honest men to protect them. They simply can't trust other crooks. I did not like what I read in the Affidavit that was sold to me by the Carver Police Dept. I am gonna send Justin lots for him to review. The other fellas would not take a thing. I must clearly restate I am of no threat to anyone. In fact, most of the time I am in hiding to protect my dumb ass from foul play. I am simply gonna sue George W. Bush and many others and that is a very legal act. Since the DHS is still investigating me I have taken the liberty of investigating it. Two can play the Allegation Game. At least mine are supported by documentation filed in the public record. The DHS allegations come from unnamed persons not stating anything on the record.

I am sending you the same documents that are being sent to every other US Attorney in the country. I find Mr. Whitley an interesting character. Yesterday I called the Judiciary Committee to see if his appointment was confirmed or not and received no response either confirming it or denying it. I then called his former law office in Atlanta and they told me that he was appointed as General Counsel to the DHS and was in Washington. I also noticed that he was once a very young US Attorney whom you all must be aware of. I have no doubt whatsoever that he is a buddy of the Bush gang and must consider him an adversary. However I gave him the benefit of any doubt and notified him first and now you. Whereas I am in doubt as to whom holds the position as General Counsel for the DHS, I have sent two exactly the same correspondences declaring my troubles with the DHS. One to him and the other to Mr. Sutherland in order that I not be ignored.

If the hearings in Norfolk Superior Court on September 29^{th} , 2003 do not conclude to my satisfaction, I invite you to assist me in proving that the State court does not have Jurisdiction over the matter and has not had since August 27^{th} 2002 when it allowed the fraudulent removal to federal court by the US Attorney Michael J. Sullivan. You now can never say you didn't know. I will not insult your education by quoting Laws, Rules, Canons and Amendments. Call Robert Creedon, ask him of my testimony before the State Judiciary Committee on Sept 18th, and about my federal questions. He promised to take notes but it seemed he was more concerned about the well being of his friend's lawn furniture than the law.

I am merely fishing for one honest man(or woman) with enough sand to stand with me and defend his own Rights. Once I find him(or her), the jig is up for all of the corrupted others. Most folks say I am a dreamer, but I figure there must be at least one person employed by the government that has been offended by all of the ridiculous acts of George W. Bush and all his BUDDYS to finally speak up. It is his right to do so under the First Amendment. Otherwise, I will do it alone under the Seventh Amendment.

I must say that I find it very comical that Ralph Paige backdated his retirement and that nobody will accept his mail. Lewis Pernice did receive his mail and I don't think he is playing dumb. After my conversation with him over a month ago, I figured that he truly was stupid. If he is a fine example of an Agent for the Inspector General of Justice, we are all in deep doo doo. Everybody says watch out they don't kill you. The fact that they believe that means I must do my duty. A free man must defend freedom or die trying. One way or another I am attempting to turn this scandal into a comical three-ring circus in order that it be long remembered. You pick the part you wish to play. Mine is that of the fool who says true words in jest.

As you can tell I am prepared for the worst possible outcome on September 29th, in Norfolk Superior Court but still hope for the best because I have found the new judge appointed to hear the matters to be an interesting character. He appears to ignore popular opinion and sticks to the reasonable application of the law. However Judge Langlois convinced me to never judge a judge by his former judgments. Rest assured that I will listen to every word he says and make my judgment of him as he makes his judgment of our matters. I am certain by my past actions that he knows that if I disagree with him I will sue him in a heartbeat in a federal court. This is not a threat but a promise. No one will read this statement until after he and I meet. Therefore he can never say that I intimidated him. It should be an interesting argument to say the least. I am one layman that has no fear of laying down the law to lawyers and will challenge their ethics without hesitation.

Please find enclosed:

- 1. A copy of The US Attorney's fax of my complaint. Please note the et al after my name and Cardinal Law listed as a defendant and the date and source of the fax. Ashcroft was obviously in on the conspiracy early on. Best you bail out.
- 2. A copy of the Notice of Removal of my matter to federal court. Please notice no et al after my name and Cardinal Law not listed as a defendant. That fact proves his malice. The fact that the removal was not timely nor did he notify all litigants or file an appearance proves his incompetence. His next filing was evil.
- 3. A copy of the Ex Parte Motion by the U.S. Attorney never served upon the plaintiffs. He does a fairly good job describing the conspiracy except he forgot the Secret Service and Bank Fraud or of his own involvement in the matter.
- 4. A copy of each of my letters to the Clerk, Elaine Flaherty, in October of 2002.
- 5. A copy of my Affidavit in Federal Court the day before Cardinal Law stepped down from his post and left the State. Please notice the mention of many attachments that cannot be found in the public record. Notice the Insp. Generals were notified. And I did file the proof of Mail Fraud and Perjury.
- 6. A copy of the first Appearance ever filed in the matter by the U. S. Attorney after three stabs at it. This appearance came one month after I sought Judgment by Default against his clients. That appearance is also faulty. He forgot to date it and he

did not notify the Kickham Law Offices of his appearance in the matter. His acts alone cause me to now complain of the USA. If I die before doing so, I want you questioned.

- 7. A copy of a letter from Judge Stearn's clerk, James Gibbons, confirming that many Local Rules and Federal Canons were ignored and that Chief Justice Young was notified. That letter alone proves the Seventh Amendment violations.
- 8. A copy of six letters to and from a US Attorney and a District Attorney and one from Ted Kennedy and one to Bill Delahunt proving the need to expose wiretap taps in an unrelated State Action. Many lawyers now possess a copy of the following wiretap tape. The Fourth Amendment violations cannot be denied.
- 9. One CD playable on any form of CD player that contains a copy of wiretap tape numbered 139 and mentioned within the attached documents. Be careful what you do with your copy it is served upon you in confidence as an Officer of the Court in order that it and many others are properly investigated.
- 10. A copy of the Court Order setting the time for my showdown with the Kickham BUDDYS. (Bunch of Unethical Dandy Dam Yankee Solicitors) Go to http://briefcase.yahoo.com/motomaniac_02186 to see all that I wish to reveal.

If it is possible you should view the recording of my visit to the FBI Office in Boston on October 15th. 2002, then decide for yourself about my sincerity. If the tape has disappeared at least another man witnessed my visit and he will affirm what I brought to that office that was not accepted or investigated. The FBI Agent, a woman who would not state her name claimed that they were too busy preparing to go to War with Iraq. I swear upon my seed that is a true statement and all other statements I have made are equally as true. My father taught me that there are no degrees to honesty. Whereas I am speaking for others of my Clan, I must be particularly protective of the truth. I don't care what you think of me, someday my seed will check my work and they must believe that their forefather may have been foolish but he was not a liar. Many call me crazy and I agree. I am crazy like a fox.

Before you call me a liar, call young J. Strom Thurmond Jr. Out of courtesy I showed his office everything two months ago. They studied it and gave it back without one question. I will be filing a complaint in Charleston, I told you where, you guess when, why and what about then wonder what I may file in your District. It would be nice for you to back me up with all that you now know to be true, but trust me I ain't banking on it. Perhaps you should fax somebody something right now to record the date and time of your opinion then send a copy to me.

Sincerely, David R. Amos

153 Alvin Ave.

Milton, MA. 02186

617 240-6698

THE COMMONWEALTH OF MASSACHUSETTS

NORFOLK, ss	SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT
DAVID R. AMOS et al)
Plaintiff	,)
₩.) Civil Action NO. 02-01070
WILLIAM J. KICKHAM, BRIAN J. KICKHAM, MICHAEL KICKHAM, KICKHAM LAW OFFICES, DEUTSCH, WILLIAMS, BROOKS, DERENSIS & HOLLAND PC, GOGUEN, McLAUGHLIN, RICHARDS & MAHANEY, LLP, HON. PAULA M. CAREY, HON. ROBERT W. LANGLOIS, JOHN B. JENNEY JR., THOMAS F. REILLY, KATHRYN DOWLING SILVERIA, JOHN HUNTER CROSS, RICHARD P. SCHMIDT, HON. MARGOT GARDNER BOTSFORD, HON. CATHERINE P. SABAITIS, HON. WILLIAM W. TEAHAN JR., SALLY LIVINGSTON, KONSTANTINA VAGENAS, GILLIAN ELISE PEARSON, WILLIAM E. BERSTEIN, GAEL MAHONEY, HENRY T. A. MONIZ, JOHN G. GALLUP, ROBERT J. GUTTENTAG,	<pre>} } } } } </pre>
MICHAEL A. FREDRICKSON, **** DANIEL C. CRANE, *** JOHN W. MARSHALL, *** CONSTANCE V. VECCHIONE,) } }
JOHN O. MIRICK, THOMAS EDWARD PEISCH, MITCHEL H. KAPLAN, MARK I, BERSON,)))

ELIZABETH N. MULVEY,)
M. ELLEN CARPENTER,)
JANET KENTON-WALKER,	j
CONSTANCE L. RUDNICK,)
MARYANNE FRANGULES,)
DAVID M, RIND M.D.,)
TIMOTHY G. CROSTON,)
CHARLES BLACKMORE,)
MARK A. VESPUCCI,)
CARDINAL BERNARD F. LAW,)
DEIRDRE ROSENBERG,)
ABIGAIL SHAINE,)
SUMNER B. GILLETTE,)
DAVID M. BUTLER,	j
WILLIAM R. KEATING	j
)
Defendants.)

AMENDED COMPLAINT

- 1. The plaintiff, David R. Amos states that he prays to amend the complaint against the above stated defendants in order to correct spelling errors, expand upon on some of the statements, to alter the exhibit format from numeral to alphabetical, to add documents to Exhibits and to change the contact phone number of plaintiff due to unwarranted interruption of service by Sprint PCS. No thanks to Joan ID # P03MVANCE01 to rectify the matter.
- 2. Now comes the plaintiff, David R. Amos and states that William J. Kickham as trustee of the trust of Elaine G. Kickham, Norfolk Probate # 98 P 0792-T1 gave funds to charities. That is a criminal offence under the provisions of this law, M. G. L Chapter 266: Section 57. These illegal disbursements were included in the accountings prepared and petitioned to the Norfolk Probate Court by the attorney, Charles J. Kickham Jr. of the Kickham Law Offices in his capacity as Attorney of Record for said trust. The Kickham Law Offices are compelled by law to be aware of all laws of the State of Massachusetts in the preparation of accounts on behalf of their clients.

M. G. L Chapter 266: Section 57. Fiduciaries; embezzlement.

Section 57. A trustee under an express trust created by a deed, will or other instrument in writing, or a guardian, conservator, executor or administrator, or any person upon or to whom such a trust has devolved or come, who embezzles or fraudulently converts or appropriates money, goods or property held or possessed by him for the use or benefit, either wholly or partially, of some other person or for a public or charitable purpose, to or for his own use or benefit or to or for the use or benefit of any person other than such person as aforesaid, or for any purpose other than such public or charitable purpose as aforesaid, or who otherwise fraudulently disposes of or destroys such property, shall be punished by imprisonment in the state prison for not more than ten years or by a fine of not more than two thousand dollars and imprisonment in jail for not more than two years.

Please view Exhibit A.

3. The plaintiff further states that these funds were given to charitable organizations of the Catholic religion. The Catholic Church must not be allowed to receive stolen funds and should be charged under criminal law as any individual would be if caught in the possession of stolen property. For the Church to say that they had no idea of the source of their windfall is no defense of the church reaping the benefit of the crime. They are obliged to check the source or suffer the consequences. The plaintiff holds their supervisor ultimately responsible whereas he lives over the store as he stated in a recent deposition on another matter before the courts.

This matter was reported on more than one occasion by the plaintiff to the Assistant Attorney General's office at Room 1413 One Ashburton Place, Boston. He was never permitted to speak to Dierdre Rosenberg. The plaintiff was told by a paralegal employed in that office that they simply did not care and to take up the matter with the Board of Bar Overseers.

Please view Exhibit A.

- 4. The plaintiff further states that his family has an interest in said trust although the name of his wife, Jean F. O'Meara is not listed as a residuary beneficiary on Norfolk Probate # 98 P 0792-T1. Please view Exhibit B.
- 5. The plaintiff further states that the reason his wife is not listed as a residuary beneficiary on

lawyer and their cousin, Charles J. Kickham Jr. and his Law Firm with the assistance of John B. Jenney Jr. of the Norfolk Probate and Family court. The Kickham Law Office perpetuated this fraud in order that they could assist William J. Kickham, as executor and trustee of the trust of the Estate of Elaine G. Kickham to steal the bulk of the assets of the estate of Elaine G. Kickham. Please view Exhibit B.

- 6. The plaintiff further states that Jean F. O'Meara was intimidated into signing the first page of the first accounting of said trust without viewing the actual account. This and other matters are in dispute in the Norfolk Probate Court and the trials are scheduled for October 2002.
- 7. The plaintiff further states that he is aware this is a civil action about criminal offences. He has no other recourse whereas the above named defendants who are obliged by the rules of their office to prosecute such matters have ignored these crimes after becoming aware of it beginning in December of 2001. The plaintiff states that a great deal of evidence of that fact is in the dockets numbered 98 P 0792-E1 and 97 P 0288-E1 of the public record of the Norfolk Probate and Family Court.

Whereas most of the defendants already have copies of most documents from the said dockets it is unnecessary to attach that proof to this complaint. In the pending trial of this complaint, certified copies of said dockets will be obtained from said court and placed into evidence.

- 8. The plaintiff further states that the above named defendants who are members of the bar are as guilty as Charles J. Kickham Jr. in his crimes by their disobedience to the rules of conduct.
- 9. The plaintiff further states that this complaint is not about money but it is money he seeks byway of punitive damages. It is about many members of the bar and layman alike offending the civil liberties of the plaintiff and his family while in the pursuit of justice for his family.

- 10. The plaintiff further states that he, his wife and children are not Catholic. The plaintiff will not allow his children anywhere near that church but for weddings and funerals for many reasons of his own. Some of those reasons are in the news today.
- 11. The plaintiff further states that his wife, Jean F. O'Meara was indoctrinated into that religion as a child but upon reaching adulthood she has had no respect for that church, its doctrines or its clergy. In support thereof, David R. Amos and Jean O'Meara were married in a Civil Court before a Judge. They practice no religious beliefs what so ever, as is their right.
- 12. The plaintiff further states that it is religious persecution to steal from another and give it to a religion of your own that the aggrieved person has no faith in. It is an offence to that person's freedom of religion and a crime.
- 13. The plaintiff further states that to deliberately assist that person in perpetuating that crime is a crime as well. Please view Exhibit C.
- 14. The plaintiff further states that to use a position or office within the justice system to protect a criminal is a worse crime. It also tramples the offended parties right to swift justice.
- 15. The plaintiff further states that starting from the lawyer, Charles J. Kickham Jr. who assisted the crook William J. Kickham to the clerks and judges in the Probate Court, the Board of Bar Overseers, the Commission on Judicial Conduct, the Norfolk District Attorneys Office, the FBI, the IRS and the Attorney General's Office all have viewed the blatant theft and civil rights offences and denied or ignored them. This has caused the plaintiff to call this the case of Hear No Evil, See No Evil, Speak No Evil. That is against the law. They are obliged to enforce the law. To the plaintiff's knowledge only the Norfolk District Attorneys Office has not viewed these matters because they would not give him an audience because the thief was a lawyer they simply referred him to the Board of Bar Overseers. The plaintiff maintains that a crime is a crime

It makes no difference if a member of the bar commits it. He therefore holds their supervisor responsible for their neglect of duty.

- 16. The plaintiff further states that many of the defendants involved have felt free to lie and deny him due process according to law, all the while trying to impeach the plaintiff's character.

 The plaintiff clearly states that the public needs to hear of this matter and see it before a jury, particularly before the upcoming election.
- 17. The plaintiff further states that he has heard that judges etc. are immune to civil action. The plaintiff disagrees he views them a individuals who have acted as part of a conspiracy to steal from his family, to deny him of his civil rights and attack his freedom of religion. To the plaintiff the term honorable reflects character and deeds, not of some political appointment.
- 18. The plaintiff seeks punitive damages of one million dollars for each of his family members against each of the defendants jointly and or severally. That amounts to one hundred and eighty eight million dollars (\$188,000,000.00). The plaintiff is aware that the figure may seem absurd but it must be considered whereas there are four plaintiffs within the aggrieved family, two of whom are minors under guardianship of their father by birthright. All have been offended by forty seven other parties both jointly and severally. To ask for a million dollars punitive damages for each plaintiff from each defendant is not exorbitant upon considering the offence. The assets of the plaintiffs and the assets of the defendants should also be considered by the jury in their judgement for punitive damages if the plaintiff prevails. It is not the fault of the plaintiff that they defendants chose to gang up against his family. He did not pick this fight. He had given them all fair warning as was quoted by Judge Carey in her Court Order in Exhibit C. The plaintiff states that he will accept whatever the jury decides if he prevails but prays it is enough to make the justice system take steps to see that this does not happen again.

19. The plaintiff further states that he has come up against a corrupt system of justice that everyone knows exists. The plaintiff truly expected to find relief and justice served at each step but to no avail and his amazement. The matter then became a personal challenge to see if he could put the wrongs to right on his own. There is no lawyer ghosting these documents. This has been Pro Se thus far all the way with no assistance from anyone.

The nature of the plaintiff deemed him to take no other course and he scoffs at the haughty snotty defendants for underestimating his tenacity. In the pending trial the plaintiff may smile a lot but he means no disrespect, it is his nature not to do anything with out some effort to have fun at the same time. The plaintiff is aware of the magnitude of the task and considers this no joking matter. In light of the legal, religious and political connections of his cousin, Charles J. Kickham Jr. alone, this matter must be taken seriously by all. The plaintiff is a simple, sincere and serious man who is not intimidated by the defendants or their wit, wealth and wrath.

- Please view Exhibit D.
- 20. The plaintiff further states that he has taken steps to expose that corruption and has already inserted it in the public record. That proof was stricken from the public record by Court Order. It was placed back into the dockets. The plaintiff has also kept a journal of this endeavor and has named it PRO SE ONCE REMOVED.
- 21. The plaintiff further states that he has approached the Attorney General three times in his best effort to convince him that the matters of Jean F. O' Meara v. Charles J. Kickham Jr. and Jean F. O'Meara v. William J. Kickham warrants an investigation under Title 18. The plaintiff has visited his office twice in person and the third time byway of registered letter. The Attorney General's Office should remember the plaintiff. During the first visit they considered arresting him as a threat to them. The second visit they kept him waiting awhile before refusing to meet.

The third contact of the plaintiff to the Attorney General was byway of registered letter sent to him as well as various members of the Board of Bar Overseers, the Commission on Judicial Conduct and two politicians. All of who had in their possession all other supporting documentation.

Whereas the Attorney General has failed to respond and chosen to ignore the plaintiff, he therefore has made himself a defendant in this complaint. The plaintiff states if the Attorney General does not give the plaintiff an answer as to why the said matters do not warrant an investigation under the Rico Laws within two weeks, the plaintiff may elect to prove it on his own, and include the Attorney General in that complaint as well. The plaintiff has also informed the FBI and the IRS of the crimes related to these matters and thus far has been ignored as well.

22. The plaintiff further states that he feels certain he can prove this complaint and a complaint under Title 18 before a jury of his peers. He will stand by a jury's decision of this complaint. He will also stand proud before his children. Win or lose one must speak for rights against wrongs. It makes no difference to the plaintiff the number and strength of the opposition.

A father can say anything and a child will believe him. But after his child matures it is the deeds of that father that will count more than his words to the child.

That stated, the plaintiff's descendants may some day look into this matter and read his words and know of what he has done. He prays to them to obey his demand to be honest and wishes to inform them that there are no degrees to honesty in his book.

So for now and until the end of time the plaintiff bids his seed a Good Day and to thine own self please be True

Jury Demand

THE PLAINTIFF DEMANDS A JURY TRIAL ON ALL ISSUES SO TRIABLE

Wherefore the plaintiff, David R. Amos respectfully requests that the Court grant him the following relief:

- (a) award him damages against all defendants, jointly and severally in an amount determined by the jury, plus statutory interest.
- (b) award his costs reasonably incurred and expended by him in the necessary prosecution of this Complaint including reasonable attorney fees; and
- (c) grant him such other and further relief as the Court deems proper and just.

Dated: July 23, 2002

David R. Amos 153 Alvin Ave, Milton MA. 02186

(617) 240-6698

COMMONWEALTH OF MASSACHUSETTS

NORFOLK, ss.

SUPERIOR COURT DEPARTMENT CIVIL ACTION NO. 02-01070

DAVID R. AMOS, Plaintiff. ν. KICKHAM LAW OFFICES, WILLIAM J. KICKHAM, BRIAN J. KICKHAM, MICHAEL KICKHAM, TAMMY L. RICHARDSON, RICHARD BICKELMAN, JAMES A. MCLAUGHLIN, HON PAULA M. CAREY, HON ROBERT W. LANGLOIS, JOHN B. JENNY, JR., THOMAS F. REILLY, KATHRYN DOWLING SILVERIA, JOHN HUNTER CROSS, RICHARD P. SCHMIDT, HON MARGOT) GARDNER BOTSFORD, HON CATHERINE P. SABAITIS HON WILLIAM W. TEAHAN, JR., SALLY LIVINGSTON) KONSTANTINA VAGENAS, GILLIAN ELISE PEARSON, WILLIAM E. BERSTIEN, GAEL MAHONEY, HENRY T.A. MONIZ, JOHN G. GALLUP, ROBERT J. GUTTENTAG, MICHALE FREDERICKSON, DANIEL CRANE, JOHN W. MARSHALL, CONSTANCE VECCHIONE,) JOHN O. MIRICK, THOMAS EDWARD PEISCH, MITCHEL KAPLAN, MARK I. BERSON, ELIZABETH MULVEY, M. ELLEN CARPENTER, JANET KENTON WALKER, CONSTANCE RUDNICK, MARY ANN FRANGULES, DAVID M. RIND, M.D., TIMOTHY CROSTON, CHARLES BLACKMORE, MARK A. VESPUCCI,) DEIDRE ROSENBERG, ABIGAIL SHAINE, SUMNER B. GILLETTE, DAVOD M. BUTLER and WILLIAM KEATING Defendants.

DEFENDANT, UNITED STATES OF AMERICA, NOTICE OF FILING NOTICE OF REMOVAL

PLEASE TAKE NOTICE that on August 23, 2002, the Defendant,
United States Of America (Charles Blackmore, Timothy Croston and
Mark A. Vespucci), by its attorney, Michael J. Sullivan, United
States Attorney for the District of Massachusetts, filed a Notice

of Removal of this action to the United States District Court for the District of Massachusetts. A copy of the certified Notice is attached hereto.

Respectfully submitted,

MICHAEL J. SULLIVAN, UNITED STATES ATTORNEY

BY:

Mark J. Grady

Assistant U. S. Attorney United States Courthouse

Suite 9200 1 Courthouse Way Boston, MA 02210 (617) 748-3362

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that service of the foregoing Notice Filing Notice of Removal to United States District Court for the District of Massachusetts has been made upon the following by depositing a copy in the United States mail, postage prepaid, this 23 day of August, 2002:

Jean F. O'Meara 153 Alvin Ave. Milton, MA 02186

David R. Amos 153 Alvin Ave. Milton, MA 02186

Mark J. Grady

Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS,

Plaintiff.

v.

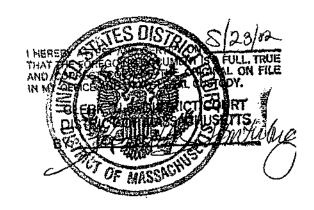
UNITED STATES OF AMERICA, KICKHAM LAW OFFICES, WILLIAM J. KICKHAM,) BRIAN J. KICKHAM, MICHAEL KICKHAM, TAMMY L. RICHARDSON, RICHARD BICKELMAN,) JAMES A. MCLAUGHLIN, HON PAULA M. CAREY,) HON ROBERT W. LANGLOIS, JOHN B. JENNY, JR., THOMAS F. REILLY, KATHRYN DOWLING SILVERIA, JOHN HUNTER CROSS, RICHARD P.) SCHMIDT, HON MARGOT GARDNER BOTSFORD, HON CATHERINE P. SABAITIS, HON WILLIAM W. TEAHAN, JR., SALLY LIVINGSTON, KONSTANTINA VAGENAS, GILLIAN ELISE PEARSON, WILLIAM E. BERSTIEN, GAEL MAHONEY, HENRY T.A. MONIZ, JOHN G. GALLUP, ROBERT J. GUTTENTAG, MICHAEL FREDERICKSON, DANIEL CRANE, JOHN W. MARSHALL, CONSTANCE VECCHIONE, JOHN O. MIRICK, THOMAS EDWARD PEISCH, MITCHEL KAPLAN, MARK I. BERSON, ELIZABETH MULVEY, M. ELLEN CARPENTER, JANET KENTON WALKER, CONSTANCE RUDNICK,) MARY ANN FRANGULES, DAVID M. RIND, M.D.,) DEIDRE ROSENBERG, ABIGAIL SHAINE, SUMNER) B. GILLETTE, DAVOD M. BUTLER and WILLIAM KEATING

Defendants.

CIVIL ACTION NO.

Formerly: Norfolk Superior Court C.A. No. 02-1070

02-11687 RGS



NOTICE OF REMOVAL TO THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

Pursuant to 28 U.S.C. §§ 1141 and 1142, Defendant United States of America, by its attorney, Michael J. Sullivan, United States Attorney for the District of Massachusetts, hereby gives notice of its removal of this lawsuit to the United States

District Court for the District of Massachusetts. As grounds for removal, defendant states as follows:

- 1. The plaintiff, David R. Amos, apparently filed this action in the Norfolk Superior Court Department of the Trial Court of Massachusetts on or about July 23, 2002 entitled <u>David</u> R. Amos v William J. Kickham, et al., Civil Action No. 02-010701.
- 2. To date, service of the Complaint has not been made on the United States Attorney for the District of Massachusetts.

 The Summons and Complaint was purportedly served on IRS Agent Mark Vespucci on August 1, 2002. It does not appear that Treasury Department Special Agent Timothy Croston and IRS Agent Charles Blackmore have been served.
- 3. This action is removable to the United States District Court for the District of Massachusetts, pursuant to 28 U.S.C. §§ 1441 and 1442. Section 1441 provides for the removal of any action brought in State Court of which the United States District Court has original jurisdiction, including but not limited to, actions founded on claims arising under any law of the United States. While the exact nature of this plaintiff's claims against the United States defendants are unclear, the plaintiff appears to be pressing claims against Treasury Department Special

¹ Since this claim falls under 28 U.S.C. § 2679, the Federal Tort Claims Act, the United States of America is the only proper party and the caption for removal reflects this requirement.

Agent Timothy Croston, IRS Agent Charles Blackmore and IRS Agent Mark Vespucci under the Federal Tort Claims Act.

- 4. No prior removal of this action has been attempted.
- 5. The removal of this action is timely under the provisions of 28 U.S.C. §1446(b), as plaintiff has failed to make service of the summons and complaint on the United States as required by 28 U.S.C. §2410(b). See Murphy Brothers, Inc. v. Michetti Pipe Stringing, Inc., 526 U.S. 344 (1999) (removal period begins only upon service of summons and complaint).
- 6. The filing of this notice is not a waiver of any rights or defenses that may be available to the defendant.
- 7. Copies of all pleadings received by the Defendant United States are attached hereto.

By their attorneys,

MICHAEL J. SULLIVAN United States Attorney

Márk j. Skady

Assistant U.S. Attorney

U.S. Attorney's Office John Joseph Moakley U.S. Courthouse

1 Courthouse Way, Suite 9200

Boston, MA 02210

Tel. No. (617) 748-3136

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that on this day service of the foregoing Notice of Removal to United States District Court for the District of Massachusetts has been made upon the following by depositing a copy in the United States mail, postage prepaid to:

Jean F. O'Meara 153 Alvin Ave. Milton, MA 02186

David R. Amos 153 Alvin Ave. Milton, MA 02186

Mark J. Grady

Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS, CIVIL ACTION Plaintiff, NO. ν. UNITED STATES OF AMERICA, Formerly: KICKHAM LAW OFFICES, WILLIAM J. KICKHAM,) Norfolk Superior BRIAN J. KICKHAM, MICHAEL KICKHAM. Court TAMMY L. RICHARDSON, RICHARD BICKELMAN,) C.A. No. 02-01070 JAMES A. MCLAUGHLIN, HON PAULA M. CAREY,) HON ROBERT W. LANGLOIS, JOHN B. JENNY, JR., THOMAS F. REILLY, KATHRYN DOWLING SILVERIA, JOHN HUNTER CROSS, RICHARD P. SCHMIDT, HON MARGOT GARDNER BOTSFORD, HON CATHERINE P. SABAITIS, HON WILLIAM W. TEAHAN, JR., SALLY LIVINGSTON, KONSTANTINA VAGENAS, GILLIAN ELISE PEARSON, WILLIAM E. BERSTIEN, GAEL MAHONEY, HENRY T.A. MONIZ, JOHN G. GALLUP, ROBERT J. GUTTENTAG, MICHAEL FREDERICKSON, DANIEL CRANE, JOHN W. MARSHALL, CONSTANCE VECCHIONE, JOHN O. MIRICK, THOMAS EDWARD PEISCH, MITCHEL KAPLAN, MARK I. BERSON, ELIZABETH MULVEY, M. ELLEN CARPENTER, JANET KENTON WALKER, CONSTANCE RUDNICK,) MARY ANN FRANGULES, DAVID M. RIND, M.D.,) DEIDRE ROSENBERG, ABIGAIL SHAINE, SUMNER) B. GILLETTE, DAVOD M. BUTLER and WILLIAM KEATING Defendants.

NOTICE OF APPEARANCE

Please enter my appearance upon behalf of the defendant, United States of America.

¹ Since this claim falls under 28 U.S.C. § 2679, the Federal Tort Claims Act, the United States of America is the only proper party.

By its attorney, MICHAEL J. SULLIVAN United States Attorney

MARK J. GRADY
Assistant U.S. Attorney
U.S. Attorney's Office
John Joseph Moakley U.S. Courthouse
1 Courthouse Way, Suite 9200
Boston, MA 02210
Tel. No. (617) 748-3136

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that on this day service of the foregoing Notice of Appearance to United States District Court for the District of Massachusetts has been made upon the following by depositing a copy in the United States mail, postage prepaid to:

Jean F. O'Meara 153 Alvin Ave. Milton, MA 02186

David R. Amos 153 Alvin Ave. Milton, MA 02186

Mark J. Grady
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS, Plaintiff v.) CIVIL ACTION NO. 02-CV-11687-RGS
KICKHAM LAW OFFICES, et al.)
Defendants.	, ,

MOTION TO BE EXEMPTED FROM THE RULE 7.1 CONFERENCE

Now Comes the defendants, Mark Vespucci, Charles Blackmore and Timothy Croston, to request that this Court rule upon its motion to dismiss in the absence of a conference as required by Local Rule 7.1. As grounds therefore, the defendant states that the plaintiff, David Amos, is pro se, and further, that such a conference would be fruitless. Indeed, Mr. Amos has already threatened to sue other defense counsel for filing motions to dismiss.

As such, the defendants, Mark Vespucci, Charles Blackmore and Timothy Croston, request that this court rule upon their motion to dismiss in the absence of a Rule 7.1 conference.

MILERRS OFFICE
DIESE IT PRES.

By their attorneys, MICHAEL J. SULLIVAN United States Attorney

MARK L.GRADY Assistant U.S. Allegery U.S. Attorney's Office

John Joseph Moakley U.S. Courthouse

1 Courrhouse Way, Suite 9200

Boston, MA 02210 Tel. No. (017) 746-2130

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS DAVID R. AMOS, Plaintiff ONUMBER OF THE DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS NO. 02-CV-11687-RGS KICKHAM LAW OFFICES, et al.

DEFENDANTS, UNITED STATES' MOTION TO DISMISS1

Defendants.

Pursuant to Fed.R.Civ.P. 12(b)(1) the United States moves for dismissal of this Complaint as the plaintiff lacks standing, the Complaint is facially deficient, and this Court lacks subject matter jurisdiction.

In support of this motion, the United States relies upon the attached memorandum of law.

FILED

M CLERKS OFFICE

M SEP 11 A 11: 34

I.S. DISTRICT COURT

DISTRICT OF MASS.

By their attorneys, MICHAEL J. SULLIVAN United States Attorney

MARK L GRADY, Assistant U.S. Attorney U.S. Attorney's Office

John Joseph Moakley U.S. Courthouse 1 Courthouse Way, Suite 9200

Boston, MA 02210 Tel. No. (617) 748-3136

Moreover, the plaintiff failed to comply with the requirements of Fed.R.Civ.P. 4, in that he has failed to send copies of the Complaint via certified mail to the United States Attorney and Attorney General. Should this Rule 12(b)(1) motion be denied, the United States requests, pursuant to Fed.R.Civ.P. 4(i)(3), that the court order the plaintiff to effect proper service within a specified time.

As the plaintiff failed to cite any basis for jurisdiction, the United States takes the position that the plaintiff has attempted to state a claim against Treasury Special Agents Timothy Croston, Mark Vespucci and Charles Blackmore in their official capacities under the Federal Tort Claims Act. Under that statute, the only proper defendant is the United States. 28 U.S.C. § 2679. The United States further notes that it responds to the plaintiff's Complaint as to Agents Croston, Vespucci and Blackmore in their official capacities only as the plaintiff has failed to effect personal service upon those officers. Where money damages are sought through a Bivens claim, personal service under Fed. R. Civ. P. 4(d)(1), and not service at the place of employment, is necessary to obtain jurisdiction over a defendant in his capacity as an individual. Daly-Murphy v. Winston, 837 F.2d 348, 355 (9th Cir. 1987). Delivery of the summons and complaint to the office where the individual works is neither "personal" service, nor is it an acceptable alternative thereto. Id.

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon person listed below a copy of the foregoing Motion and Memorandum of Law by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery.

This 17th day of September, 2002.

Kickham Law Offices 1318 Beacon Street Brookline, MA 02146

Brian J. Kickham 64 Melrose Avenue Needham, MA 02492

Tammy L. Richardson Deutsch Williams 99 Summer Street Boston, MA 02110

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Assistant U.S. Attorney

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS, Plaintiff v.) CIVIL ACTION NO. 02-CV-11687-RGS
KICKHAM LAW OFFICES, et al.	}
Defendants	{

MEMORANDUM IN SUPPORT OF THE DEFENDANTS, UNITED STATES', MOTION TO DISMISS FOR LACK OF SUBJECT MATTER JURISDICTION

I. <u>INTRODUCTION</u>

The defendants, Charles Blackmore, Mark Vespucci and Timothy Croston, respectfully submit that memorandum in support of their motion to dismiss the plaintiff's Complaint pursuant to Rule 12(b)(1) of the Federal Rules of Civil Procedure.

The matter was removed to this court by the United States and the United States moves for dismissal pursuant to Rule 12(b)(1) of the Federal Rules of Civil Procedure as the plaintiff lacks standing, the Complaint is facially deficient, and this Court lacks subject matter jurisdiction.

II. STATEMENT OF THE FACTS¹

The allegations of the Complaint pertaining to the defendants, Timothy Croston, Mark Vespucci and Charles Blackmore, construed in the light most favorable to the plaintiff, are as follows.

The plaintiff, David R. Amos, filed the present action in Norfolk Superior Court alleging that Charles Kickham Esq., breached his fiduciary duty by making unauthorized gifts and

¹Where a petitioner has filed pro se, the court will liberally construe his complaint. <u>See Haines v. Kerner</u>, 404 U.S. 519, 520 (1972).

from a trust in which the plaintiff's wife, Jean O'Meara², held a residual interest. The ff alleges that once the wrongful conduct of Charles Kickham was discovered by the laintiff, the Massachusetts Probate Court, the members of the Massachusetts Board of Bar Overseers ("BBO"), the Massachusetts Attorney General, the Massachusetts Commission on Judicial Conduct, the Catholic Church, the Norfolk District Attorney's Office, the Federal Bureau of Investigation ("FBI"), the Internal Revenue Service ("IRS") and two private Massachusetts law firms, among others, conspired with or assisted Attorney Kickham to cover up the fraud. Am. Complaint, ¶1-22 attached hereto as Exhibit 1.

While the plaintiff has not delineated the specific allegations (nor the basis of jurisdiction nor applicable waiver of sovereign immunity)³ against the federal defendants, the gist of the plaintiff's Complaint against Treasury Special Agent Timothy Croston and IRS Special Agents

Charles Blackmore and Mark Vespucci, ⁴ appears to be based upon a failure to adequately

The United States also notes that the failure to name any of the defendants in the body of the Complaint is,

²A companion case, O'Meara v. Kickham, et al., docket # 02-CV-11686-RGS is pending before this court. The United States has similarly moved to dismiss that claim.

³To survive a motion to dismiss, a plaintiff is required to "include a reference to the statute containing an express or implied waiver of the government's immunity from suit." 5 Wright & Miller, Federal Practice and Procedure, § 1212 at 126 (2d ed. 1990); McLellan Hwy. Corp. v. United States, 95 F. Supp. 2d 1, 14-15 (D. Mass. 2000).

⁴Even construing the Complaint liberally, the United States is at a loss to discern the nature of the plaintiff's cause of action(s) as to Timothy Croston and Charles Blackmore. With regard to Agent Croston, attached to the plaintiff's complaint is a letter by the plaintiff detailing events surrounding a threat investigation conducted by Agent Croston after the plaintiff had entered the IRS office in Bangor, Maine and stated to a clerk "Remember my face. I am about to raise some hell." See Letter dated April 23, 2002 attached hereto as Exhibit 2. After the investigation, during which the plaintiff admitted making the alleged statement, no charges were filed. See Exhibit 2. The plaintiff's contact with Agent Croston during that investigation appears to have been limited to two phone calls. See Exhibit 2. Other than the caption, the defendant was unable to find any reference whatsoever to Agent Blackmore in the plaintiff's submissions. Absent specific allegations, for purposes of this motion, the defendant presumes that the plaintiff is contending that these agents failed to investigate the plaintiff's underlying allegations as to the actions of Mr. Kickham. See Am. Complaint, ¶7,14 and 15; infra note 5. The interpretation suggested by the United States finds support in the plaintiff's oppositions to various motions to dismiss filed by other defendants in this matter which consistently argue that the failure to remedy the alleged breach of fiduciary duty somehow imputes wrongdoing to the each of the named defendants.

investigate the plaintiff's allegations of tax fraud, presumably thereby furthering the conspiracy to cover up the theft of assets from the Trust. Exhibit 1, ¶7, 14-15.5

It appears that sometime in January 2002 the plaintiff met with Mark Vespucci of the Treasury Department with regard to allegations of tax fraud in the handling of the trust. See Letter dated January 23, 2002, attached hereto as Exhibit 3. While we are left to speculate as to the nature of the purported tax fraud, the plaintiff nevertheless submitted a Form 211 (Application for reward) fully expecting to reap the benefits of bringing this matter to the attention of the IRS. See Form 211, attached hereto as Exhibit 4. In February 2002, Mark Vespucci wrote to the plaintiff, indicating that the claim would be reviewed. See Letter dated February 13, 2002, attached hereto as Exhibit 5.

It is at this point, through his careful scrutiny of the correspondence, that Mr. Amos alleges that the depth of the conspiracy is revealed. The letter that Mr. Amos received from Agent Vespucci uses the word "tenacity" to describe Mr. Amos' pursuit of this matter. See BBO Complaint #2002-3, p. 4, attached hereto as Exhibit 6. The plaintiff had, himself, only recently used that word to describe himself in a letter to the BBO. Exhibit 6, p. 4. The inadvertent use of the word "tenacity" by Agent Vespucci, posits Mr. Amos, reveals that Agent Vespucci knew of, and had reviewed, the materials in the BBO's files. Id. and Exhibit 2, p.1. Mr. Amos thus

itself, grounds for dismissal. See e.g. Oses v. Vose, 1994 WL 500663 (D.Mass.1994) (Bowler, M.J.); Porter v. Clark, 497 F.2d 1206, 1207 (7th Cir.1974) ("Where a complaint alleges no specific act or conduct on the part of the defendant and the complaint is silent as to the defendant except for his name appearing in the caption, the complaint is properly dismissed, even under the liberal construction to be given pro se complaints.")

⁵The Complaint alleges, inter alia, that "he has no other recourse whereas the above named defendants who are obliged by the rules of their office to prosecute such matters have ignored these crimes after becoming aware of it..." (¶7), "to use a position or office within the justice system to protect a criminal is a worse crime," (¶14) and that "the FBI...IRS...all have viewed the blatant theft and civil rights offences (sic) and denied or ignored them... That is against the law. They are obliged to enforce the law." (¶15)

concludes that Agent Vespucci was convinced by the BBO to "shelve" his investigation as part of the ongoing conspiracy. Exhibit 2, p. 1.6

Due to the egregious nature of the conduct alleged, Mr. Amos seeks \$188,000,000.00 in punitive damages. Exhibit 1, ¶18.

III. ARGUMENT

A. This Plaintiff Lacks Standing

Article III of the United States Constitution limits a federal court's jurisdiction to justiciable cases or controversies. See Allen v. Wright, 468 U.S. 737, 750-51 (1984). To establish standing, a plaintiff must show that a justiciable issue exists and that he or she has a sufficiently personal stake in it. Becker v. Federal Election Commission, 230 F.3d 381, 384-85 (1st Cir. 2000). This requires that plaintiffs show:

(1) that they have suffered or are in danger of suffering some injury that is both concrete and particularized to them; (2) that this injury is fairly traceable to the allegedly illegal conduct of the defendant; and (3) that a favorable decision will likely redress the injury.

Id. (citing Valley Forge Christian Coll. v. Americans United for Separation of Church and State, Inc., 454 U.S. 464, 472 (1982)).

The claim underlying the present action is a breach of fiduciary duty by a trustee to a trust in which the plaintiff, David Amos, has no interest. A subsequent conspiracy to cover up such a breach does not implicate any interest of this plaintiff.

As the plaintiff lacks standing to pursue the claims presented, the plaintiff's claims

⁶"At the same time I had irrefutable evidence of tax fraud and had managed to report it to the IRS. It appeared by the actions of the Bar Counsel and the nature of the two letters sent to me at the same time one from the Bar Counsel and one the IRS the Bar Counsel may have managed to convince the IRS to shelve his investigation." (mistakes not noted). Although pro se complaints must be read generously, McDonald v. Hall, 610 F.2d 16, 17, (1st Cir. 1979), allegations of conspiracy must be supported by material facts, not merely conclusory statements. Slotnick v. Garfinkle, 632 F.2d 163, 165 (1st Cir. 1980).



against the federal defendants should be dismissed with prejudice.

B. The Complaint Should be Dismissed as the Plaintiff's Allegations are
Nothing More than Absurd Conjecture and the Complaint Fails to Comply
with even the Minimal Requirements of the Rules of Civil Procedure

A action may be dismissed under Rule 12(b)(1) if the claims made are "wholly insubstantial and frivolous." Bell v. Hood, 327 U.S. 678, 683 (1946). Nietze v. Williams, 490 U.S. 319, 325 n. 26 (1989). A frivolous action in one that "lacks an arguable basis in law or in fact, one that contains either "inarguable" legal conclusions or "clearly baseless," "fanciful," or "delusional" factual allegations. Nietzke v. Williams, 490 U.S. at 325, 327-329. Wyatt v. Boston, 35 F.3d 13, 15 (1st Cir. 1994)(citing cases where dismissal is warranted if it is "patently obvious" that plaintiff could not prevail).

Plaintiff's allegations amount to nothing more than conjecture and unsupported suspicion. The complaint should, therefore, be dismissed as to all federal defendants. See Glaros v. Perse, 628 F.2d 679, 683-85 (1st Cir. 1980)(absent specific facts detailing the activities of each defendant and an explanation of how the alleged acts violated the claimed constitutional rights, complaint was subject to dismissal).

Moreover, "[t]he controlling rule requires a short, plain statement of the claim showing that the pleader is entitled to relief. Fed.R.Civ.P. 8(a)(2). [C]omplaints which ramble, which needlessly speculate, accuse and condemn, and which contain circuitous diatribes far removed from the heart of the claim do not comport with these goals and this system; such complaints must be dismissed...." Green v. Commonwealth of Massachusetts, 108 F.R.D. 217 (D.Mass 1985) (citations omitted). This plaintiff's several hundred page submission clearly fails to set out a short, plain statement of his claim against the United States.



As the plaintiff's claim amounts to nothing more than conjecture and unsupported suspicion, the complaint should be dismissed as to the federal defendants.

C. This Court Lacks Subject Matter Jurisdiction as there has been no Waiver of Sovereign Immunity

No action lies against the United States unless Congress has authorized it. See <u>United States v. Testan.</u> 424 U.S. 392, 399 (1976); <u>Reid v. United States</u>, 211 U.S. 529, 538 (1909); <u>Munro v. United States</u>, 303 U.S. 36, 41 (1938); <u>United States v. Sherwood</u>, 312 U.S. 584, 590 (1941); <u>Dalehite v. United States</u>, 346 U.S. 15, 30 (1953); <u>United States v. Shaw.</u>, 309 U.S. 495, 500 (1940); <u>Feres v. United States</u>, 340 U.S. 135, 139 (1950); <u>United States v. King.</u>, 395 U.S. 1, 4 (1969); <u>Hercules. Inc. v. United States</u>, 516 U.S. 417, 422 (1996). The immunity of the United States from suit is all embracing and without regard to the character of the proceedings or the source of the right sought to be enforced. See <u>Lynch v. United States</u>, 292 U.S. 571, 582 (1934).

"[T]he party claiming that a court has the power to grant the relief in his behalf has the burden of persuasion on the jurisdictional issue." Chapman v. Houston Welfare Rights Org.,

441 U.S. 600, 612 n.28 (1979). While the court is obliged to construe a pro se plaintiff's pleadings liberally, "pro se status does not insulate a party from complying with procedural and substantive law." Ahmed v. Rosenblatt, 118 F.3d 886, 890 (1st Cir. 1997). "The Constitution does not require judges--or agencies, for that matter--to take up the slack when a party elects to represent himself." Eagle Eye Fishing Corp. v. U.S. Department of Commerce, 20 F.3d 503, 506 (1st Cir. 1994). Even construing broadly the allegations of the plaintiff's Complaint, the plaintiff has failed to allege facts which would support any claim for which there has been a waiver of



sovereign immunity.

There is no set of facts alleged which would constitute a "tort" for purposes of the waiver established by the Federal Tort Claims Act. The plaintiff's claim of breach of fiduciary duty does not state a claim against the United States or any employee of the United States. Further, there simply is no recognized state law tort for conspiracy to cover up a breach of fiduciary duty. As such the plaintiff's claim does not fall within the waiver provided by the FTCA.

The plaintiff cannot pursue any theory based upon an implied waiver of sovereign immunity as no <u>Bivens</u> claim lies against federal officials sued in their official capacities.

<u>Rivera v. Riley</u> 209 F.3d 24, 28 (1st Cir. 2000) (and cases cited); <u>Affiliated Prof'l Home Health</u>

<u>Care Agency v. Shalala</u>, 164 F.3d 282, 286 (5th Cir. 1999).

Having failed to allege a waiver of sovereign immunity and having failed to allege facts which would support a cause of action upon which this court could possibly find a waiver of



⁷Even if the plaintiff had alleged facts sufficient to state such a claim cognizable under the FTCA, the plaintiff has failed to comply with the administrative requirements of the FTCA, 28 U.S.C. § 2675(a) which are jurisdictional prerequisites to the filing of an action against the United States. Moreover, the conduct at issue, whether to pursue a criminal matter, falls squarely within the discretionary function exemption. See, e.g., Sloan v. United States Dep't of Housing and Urban Dev., 236 F.3d 756, 760 (D.C. Cir. 2001) ("The decision to initiate a prosecution has long been regarded as a classic discretionary function.").

⁸As previously noted, the plaintiff has not effected personal service under Fed.R.Civ.P. 4 on the three named federal defendants. As such, there is no jurisdiction in this court at present to consider any <u>Bivens</u> claim against the officers personally. Personal service, even if effected, would be pointless in any event. Even if the court were to consider the merits of a potential <u>Bivens</u> action, failure to investigate an alleged breach of a fiduciary duty and/or failure to investigate a tax evasion claim by federal employees simply does not rise to the level of a constitutional tort. <u>See Bivens v. Six Unkown Federal Narcotics Agents</u>, 403 U.S. 388 (1971); <u>Saucier v. Katz</u>, 533 U.S. 194, 200 (2001).

Nor does the plaintiff allege facts to establish that the federal defendants' conduct violated clearly established law. The mere use of "tenacity" in a letter is insufficient to support an allegation of a conspiracy. At best, the plaintiff claims that officers failed to prosecute a meritorious claim. (In fact, we are left to speculate as to the purported tax fraud which occurred).

The plaintiff's claim would also fail as the Complaint must not only allege the bases for recovery, with particularity, but it must also include "detailed facts supporting the contention that the plea of immunity cannot be sustained." Nieto v. San Perlita Indep. School Distr., 894 F.2d 174, 178 (5th Cir. 1990), aff'd after reh'g, 963 F.2d 370 (5th Cir. 1992); Nuclear Transp. & Storage, Inc. v. United States, 890 F.2d 1348, 1355 (6th Cir. 1989), cert. denied, 494 U.S. 1079 (1990); Elliot v. Perez, 751 F.2d 1472, 1482 (5th Cir. 1985).

Svereign immunity, the plaintiff's complaint should be dismissed with prejudice for lack of subject matter jurisdiction.

IV. CONCLUSION

For the foregoing reasons, Treasury Special Agent Timothy Croston and IRS Special Agents Charles Blackmore, and Mark Vespucci request that the plaintiff's claims against them be dismissed with prejudice.

By their attorneys,

MICHAEL J. SULLIVAN United States Attorney

MARK J. GRADY
Assistant U.S. Attorney
U.S. Attorney's Office

John Joseph Moakley U.S. Courthouse

1 Courthouse Way, Suite 9200

Boston, MA 02210 Tel. No. (617) 748-3136



SERVED IN HAND

October 17, 2002

FILED IH CLERKS OFFICE

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U.S. DISTRICT COURT DISTRICT OF MASS

Ms. Elaine Flaherty

Docketing Clerk (Stearns, J.)

United States District Court

John Joseph Moakley U. S Courthouse

1 Courthouseway

Boston, MA. 02210

RE.

Jean F. O'Meara, et al. v. Kickham Law Offices, et al.
United States District Court, Civil Action No. 02-11686-RGS and
David R. Amos, et al. v. William J. Kickham, et al.
United States District Court, Civil Action No. 02-11687-RGS

Ms. Flaherty

Enclosed for filing is two copies of this letter and attached documents to support the need and legitimacy of this request for certain certified documents. If they do not exist within the dockets of the above stated matters I request a letter from you signed in your hand attesting to that fact. I have found this necessary after our recent discussion in your office and your failure to show me such documents within the said dockets. The Office of the Clerk of the Norfolk Superior Court had told me all such documents had been certified and sent to your office and that it was not necessary for me to do so. However it appears Walter F. Timilty has not done so or the documents have disappeared from the US District Court's dockets or they have never existed. Your office told me to ask the Clerk of Norfolk Superior Court but I had already done so before asking you.

1. I request certified copies of all the summons served upon Mark A. Vespucci, Timothy G. Creston and Charles Blackmore. Prior to speaking with you, I had asked the Suffolk County Sheriff's Office to explain to why I had received two sopies of the same summons. One from the Suffolk County Sheriff with an executed Certificate of Service and another from the Office of the US Attorney with a blank Certificate of Service in support his claim that the said defendants had not been served of his Notice of Removal to this court. Prior to speaking with the Suffolk County Sheriff's Department, I informed the FBI once more of my concerns relating to this matter. The FBI has claimed to me that have seen nothing that warrants an investigation by the FBI under Title 18. At the same time they refused to view any supporting documentation of my statements. The defendant, James A McLaughlin, in a trial

heard before Judge Carey yesterday affirmed much of what I have been informing the IRS and the FBI of since January of 2002. James A. McLaughlin only came forward and reported the crimes to the Norfolk Probate after he became aware of my complaints against him and of my pending Motion for Summary Judgment against him for his default in answering the summons served upon him and his law firm.

- 2. I also request certified copies of the two Attached Motions to Dismiss of the Defendants, Mark A. Vespucci, Timothy G. Croston and Charles Blackmore, that I found in the dockets of the above said matters. I see no writing on the face of the said motions that an ex parte consideration is requested pursuant to Rule 7.1. I was not aware of these motions and wish to file a "REQUEST FOR ORAL ARGUMENT" pursuant to Rule 7.1 and oppose the said motions before the court.
- 3. I also request certified copies of all Notices of Appearances of the attorneys of record in the above stated matters pursuant to Rule 83.5.2, including that of my own that had been filed by me in the docket numbered 02-01113 of Norfolk Superior Court on July 3, 2002. As of this date I have received no Notice of Appearance what so ever from any lawyer acting and filing documents as any defendant's attorney of record before or after the above stated matters were removed to the US District Court. The US Attorney's Office did send me an unsigned document and it is hereto attached. I did not see any Notices of Appearances in the documents you allowed me to view on October 15, 2002, nor have I seen any in the dockets of the said matters in Norfolk Superior Court. It is my position that according to law, anything filed by a lawyer prior to a Notice of Appearance does not amount to a hill of beans in a town full of beans. The lawyers have no standing in the matter until they become the attorneys of record. I see no record of such in your records what so ever. The court should not hear anything docketed by them. Only the defendants, Summer B. Gillete, David M. Butler and Michael Kickham acting Pro Se are not late with an attempted answer to the summons served upon them pursuant to Superior Court Rules 9A and the Mass Laws of Civil Procedure. All others are almost two months late with an answer and are in default.
- 4. I also request a certified copy of Abigail Shaine's Motion to Dismiss in both of the said matters and the oppositions to them that were filed by the lawyer, Ian Crawford, in the Norfolk Superior Court on August 26, 2002. The documents should have been certified and forwarded to you. Please find enclosed my copies to aid your search.

May I suggest that you review the writ that is hereto attached that disputes your statements to me on September 18, 2002. I have considered it an act of deliberate misinformation by you to a party in a dispute before the US District Court. Perhaps you can explain to me why I do not add your name to the complaint under Title 18, that I am about to file it in the US District for the Conspiracy against my family. The testimony of the defendant, James A. McLaughlin, has just assisted me in proving it. This request for

certified copies is part of my rights and my duties to my family to assemble the evidence of the facts of that complaint.

A lot of people will then have to brace themselves for the personal injury lawsuit that follows. It shall be a dandy. I consider this letter a proper notification to Federal and State authorities of my pending actions against them. It is my best effort to convince the people in Government service to do their jobs and act according to Law. Until such time as I become convinced that the people and the laws of the USA are being served, I shall continue to defend the rights of my family in the courts by way of Pro Se. Please respond to me in writing at your earliest convenience. My family has suffered enough.

David R. Amos

153 Alvin Ave.

Milton, MA. 02186

(617) 240-6698

SERVED IN HAND

FILED IN CLERKS OFFICE

October 25, 2002

2002 OCT 25 A 11: 47

U.S. DISTRICT COURT DISTRICT OF MASS.

Ms. Elaine Flaherty
Docketing Clerk (Stearns, J.)
United States District Court
John Joseph Moakley U. S Courthouse
1 Courthouseway
Boston, MA. 02210

RE: Jean F. O'Meara, et al. v. Kickham Law Offices, et al.

United States District Court, Civil Action No. 02-11686-RGS

and

David R. Amos, et al v. William J. Kickham, et al.

United States District Court, Civil Action No. 02-11687-RGS

Ms. Flaherty

I have waited one week for a response from you but to no avail. I had also requested the same sort of information from the Clerk of the Superior Court of Norfolk. The letter and their response are hereto attached. I have purchased from the Norfolk Superior Court attested copies of documents that I did not find in your records that should have been forwarded to you by them a month ago. Please file the attested copies of the original summons served upon all parties in both matters and the attested copy of my own Notice of Appearance according to 81.1. I am aware of the fact that whereas this has not been done according to law within the 45-day limit, that the matters could be remanded to State Court. However as I told you, the US District Court has the proper Jurisdiction because of my Canadian citizenship.

On the subject of Appearances of Attorneys of record I have received not one from any defendant except from William Kickham's attorney sixty days late in answering the summons and immediately after his client was found guilty of his crimes in Probate Court.

Please find attached an attested copy of the cover sheet that clearly shows the Norfolk Superior civil action 02-01113 was filed as a Pro Se complaint and was removed as such to this Court. Thus it must remain that way. I most definitely have the standing to speak and be heard on my own behalf, my minor children and for my wife under her Durable Power of Attorney. The efforts of the Probate Court to deny my Guardianship of her are only an illegal delay on the part of the defendants.

The court should also take notice that as of this date I have received no answer whatsoever from the Kickham Law Offices, James A. McLaughlin Mark Vespucci, Timothy Croston and Charles Blackmore. There are no answers from these defendants in

the dockets except the secret Motion to Dismiss of Mark Vespucci, Timothy Croston and Charles Blackmore. All are two months in default. There is no need for a trial of these matters against most defendants with the exceptions of Sumner B. Gillette and David M. Butler, who have at least attempted to defend themselves according to law. I shall file a Motion for Summary Judgement as soon as I have the transcript of the October 16th trial in Norfolk Probate Court made available to me. I am also aware that there has been no conference within the 60-day period since the removal to this court. That law is hereto attached. I strongly suspect that Judge Stearns does not want to hear me speak on the record. Thus I have decided to go forward with my other complaints Pro Se under Title 18 after the FBI has informed me that they see nothing that warrants an investigation by them. I am now watching the politicians I have served with the facts of the matters in order to measure their actions for or against me.

I am also attaching some evidence of the incompetence, perjury and mail fraud of of the Assistant Attorney General Robert L. Quinan Jr. for your records. It shall be fully explained in the complaints to follow.

David R. Amos Pro Se

AO 13

UNITED STATES DISTRICT COURT FOR THERKS OFFICE DISTRICT OF MASSACHUSETTS

Defendants.)
WILLIAM J.KICKHAM, et al,) Formerly: Norfolk Superior Court C.A. No. 02-01070
v.	02 1368 RESE MASS.
Plaintiffs,	CIVIL ACTION NO OURT 02 1368 RESE MASS.
DAVID R. AMOS, et al,	2002 DEC 12 P 1: 34

AFFIDAVIT OF PLAINTIFFS, DAVID R. AMOS, JEAN F. O'MEARA, MAX X. AMOS, AND GRACE E. AMOS IN COMPLIANCE WITH THE FEDERAL RULES OF CIVIL PROCEDURE RULE 55 (a) (b) (e) TO STATE THE FACTS AND ESTABLISH THE RIGHTS TO RELIEF SOUGHT IN THE ABOVE STATED COMPLAINT AND DEMAND A JUDGMENT BY DEFAULT AGAINST THE DEFENDANTS. WILLIAM J. KICKHAM, BRIAN J. KICKHAM, MICHAEL E. KICKHAM, THE KICKHAM LAW OFFICES, DEUTSCH WILLIAMS BROOKS DERENSIS & HOLLAND P.C., GOGUEN McLAUGHLIN RICHARDS & MAHANEY LLP, ABIGAIL SHAINE, HON. PAULA M. CAREY, HON. ROBERT W. LANGLOIS. JOHN B. JENNEY JR., KATHRYN DOWLING SILVERIA, JOHN HUNTER CROSS, RICHARD P. SCHMIDT, HON. MARGOT GARDNER BOTSFORD, HON. CATHERINE P. SABAITIS, HON. WILLIAM W. TEAHAN JR., SALLY LIVINGSTON, KONSTANTINA VAGENAS, GILLIAN ELISE PEARSON, WILLIAM E. BERSTEIN, GAEL MAHONEY, HENRY T. A. MONIZ, JOHN G. GALLUP, ROBERT J. GUTTENTAG, MICHAEL A. FREDRICKSON, DANIEL C. CRANE, JOHN W. MARSHALL, CONSTANCE V. VECCHIONE, JOHN O. MIRICK, THOMAS EDWARD PEISCH, MITCHEL H. KAPLAN, MARK I. BERSON, ELIZABETH N. MULVEY, M. ELLEN CARPENTER, JANET KENTON-WALKER, CONSTANCE L. RUDNICK, MARYANNE FRANGULES. DAVID M, RIND M.D., WILLIAM R. KEATING, DEIRDRE ROSENBERG, THOMAS F. REILLY, CHARLES BLACKMORE, TIMOTHY G. CROSTON MARK A. VESPUCCI AND CARDINAL BERNARD F. LAW

I, David R. Amos, a plaintiff in the above stated Pro Se actions, acting and speaking on behalf the other plaintiffs, my wife and children in their NAME, PLACE AND STEAD, as my wife's attorney in fact, hereby state, under oath the following:

1. I am now aware that Judge Richard G. Sterns has signed an Order allowing a Motion to Dismiss the Complaint to be heard Ex Parte in the related matter of Jean F. O'Meara, et al v. The Kickham Law Offices, et al (US. District Court docket number 02-I1687-RGS) Allowing three of the defendant's counsel to present their argument without the plaintiff allowed to be heard in order to oppose the motion pursuant to Local Rule 7.1. The US. Attorney has not filed a Notice of Appearance in US. District Court or upon the plaintiff on behalf of anyone. Until the US. Attorney does file a Notice of Appearance pursuant to Local Rule 83.5.2, he has no standing in this

DKA

- action to be heard on behalf of the defendants, Mark A. Vespucci, Charles Blackmore and Timothy G. Croston or anyone else.
- That I have no idea how matters are proceeding in this action. It has been almost one hundred and twenty days since the removal of this action to US. District Court and have heard and received nothing from the court.
- 3. That I have heard and received nothing from any of the defendants in default or David M. Butler and Sumner B.Gillette, except two very late attempts at a second Motion to Dismiss by the defendants, William J. Kickham and his son Michael E. Kickham, almost two months ago.
- 4. That the following seven statements should satisfy the court after review of the evidence within the docket of this action that the plaintiffs have established a right to relief in accordance with Fed R. Civ. P Rule 55(e)
- 5. The defendants, Mark A. Vespucci, Charles Blackmore and Timothy G. Croston. have not served upon the plaintiff an answer to the summons served upon them on August 1, 2002. They are now almost one hundred and twenty days in Default. As are all of the above named defendants except David M. Butler and Sumner B. Gillette.
- 6. The Clerk of US. District Court should have entered the said party's default on October 25, 2002, in accordance with Fed. R. Civ. P. Rule 55(a). On that date I filed copies attested by the Norfolk Superior Court of the original summons of this complaint, because the US. Attorney failed to do so in accordance to Local Rule 81.1(a)
- 7. That the US. Attorney also failed in accordance to Local Rule 81.1(a), to file my Notice of Appearance as Jean F. O'Meara's attorney in fact and a copy of the Durable Power of Attorney that had appointed me as such in the said related action.
- 8. That the US. Attorney also failed in accordance to Local Rule 81.1(a), to file Abigail Shaine's Motion to Dismiss and the Opposition thereto that was filed in Norfolk Superior Court and now has disappeared from the docket of this action.
- 9. That the US. Attorney also failed to notify all other parties of the Removal of this action to US. District Court pursuant to Superior Court Rule 9A. The evidence of that fact is that many other defendants were attempting to file their motions in Norfolk Superior Court well into September of 2002.
- 10. That the US. Attorney has no right whatsoever to alter the caption of the plaintiff's complaint. It is not his complaint. He can not edit out the plaintiff's family and change the names of defendants. The court should have ordered him to make corrections immediately after being notified by the plaintiff. It should not be necessary for the plaintiff to do byway of a Motion for relief as the Clerk, Elaine

Flaherty, stated. It was not the plaintiff's error it was the US. Attorney deliberate act of deceit

- 11. That Cardinal Bernard F. Law is a named defendant in this action and his name was removed from the complaint by the US. Attorney. That it was never corrected after I had made the Clerk aware of the obvious error or fraudulent act.
- 12. That Goguen McLaughlin Richards & Mahaney LLP and Deutsch Williams Brooks Derensis & Holland P.C., are named defendants and not the three lawyers associated with the said law firms that are named by the US. Attorney. The entire law firms practiced religious persecution. All members of these firms were made well aware of the violations to first amendment civil rights by this complaint and did not offer to settle. The law firms quickly chose to defend their partners, instead of righting the wrongs. On October 16, 2002 they allowed their partners to continue their actions against the rights of the plaintiffs.
- 13. That an ex parte Motion to be exempt from a Rule 7.1 conference that was filed almost one month in default and with no Notice of Appearance by the US. Attorney is not an answer. Particularly when it was not served upon the plaintiff. Indeed, within his ex parte motion, his statement of fear of litigation by me in fact is well founded in facts.
- 14. That the defendants do not have the right to introduce a second Motion to Dismiss after the return date stated on the summons in an effort to stop a clock that had recorded a time that had already ran out. And the lawyers Ian Crawford and Robert L. Quinan Jr. should have definitely made certain that the oppositions to the first Motions on behalf of their clients were forwarded to the US. District Court in order to stop the clock.
- 15. That only the Pro Se defendants, David M. Butler and Sumner B. Gillette, attempted to defend themselves properly pursuant to Superior Court Rule 9A. They acted properly once they were aware that the matter had been removed to Federal Court. In my opinion they have the right to trial but as I stated in the oppositions to their Motions to Dismiss, I Request and Oral Argument to their Motion.
- 16. That the incompetence of all lawyers in their failure to file a Notice of Appearance on behalf of their clients in accordance to Local Rule 83.5.2, left their clients defenseless and should be subject to a lawsuit by their own clients against them under M.G.L. section 93. Their clients have the right to actually make a profit from this complaint by over twofold the amount of relief sought by the plaintiff. They should sue their own lawyers because they are going to need the money in order for relief to be paid in my next complaints.
- 17. That on October 25, 2002, I filed the copies attested by the Norfolk Superior Court of the summons, my Notice of Appearance, the said Durable Power of Attorney and my copies of Abigail Shaine's documents, an unsigned Notice of Appearance of the US.

- Attorney and a fraudulent copy of the summons served upon Mark A. Vespucci that was used to support the claim that the defendant was not served.
- 18. That this a complaint that seeks relief in the form of punitive damages of over one hundred eighty million dollars against so many defendants whose Rules of their offices within the Government dictate that they must possess some understanding of ethics. A Motion to Dismiss a very valid complaint about such important matters should not be heard without the plaintiff present to argue in accordance to Local Rule 7.1.
- 19. That Judge Stearns Order is signed one month after the fact that I have made the court undeniably aware that most of the defendants have been in default for over three months.
- 20. That the facts of the crimes in the matter have been proven by one of the defendants, James A. McLaughlin, admitted by some of the defendants, Tammy L. Richardson and William J. Kickham, and before another defendant, Judge Carey in a State Court. Any possible defenses that the defendants in this action could offer in US. District to argue the complaint is moot. Their only recourse has been trickery and attempting to prove technical error in a Pro Se action.
- 21. I have waited another forty-five days to hear from the US. District Court to confirm or deny my statements.
- 22. That this is the first and only document that I have received from the US. District Court. Also only one phone call was ever returned to me and that call was filled with false statements from the Clerk Elaine Flaherty. This and a related action were removed on or about August 27, 2002. The prejudice of Judge Stearns is blatantly obvious. The said document is hereto attached as Exhibit C.
- 23. That my standing in this action is as follows:
- 24. I am the husband of Jean F. O'Meara. I was appointed by her to be her attorney in fact and to act in her name, place and stead under her Durable Power of Attorney on June 19, 2002 in accordance to M.G.L. 201B
- 25. I am the natural father and guardian of our two minor children, Max X Amos and Grace E. Amos. The proof of our interest in the estate and trust of Elaine G. Kickham is in the statement (paragraph no 9) by the defendant, James A. McLaughlin, in his recent complaint filed in Norfolk Probate Court and hereto attached as Exhibit A.
- 26. That another copy of the Durable Power of Attorney is hereto attached within the exhibits of Exhibit A.

DRA

- 27. That this is binding legal document prepared by competent lawyers. On June 19, 2002 the said document was properly witnessed by our neighbors and notarized by the clerk of our town of Milton who has known my wife since their childhood.
- 28. That this was necessary to be done after the actions of the above named defendants and others against her interests and civil rights had caused her great personal injury to the extent that she was too upset to prosecute the matters further. In fact she had been placed in Doctor's care and had been forced to take a leave of absence from her work and she is the breadwinner of the family.
- 29. That Under her Durable Power of Attorney and stated in Paragraph 2(o) of the said the Durable Power of Attorney and pursuant to M.G.L. 201B, I have the right as her attorney in fact to institute, maintain, defend, compromise, arbitrate, or otherwise dispose of, any and all actions, suits, attachments or other legal proceedings for or against her.
- 30. That also by the right of my marriage to Jean F. O'Meara, I have the right to speak in defense of any and all interests that have become any portion of our marital assets. If my wife and I were to divorce, I would still have an interest in the estate of Elaine G. Kickham and Lawrence F. Kickham. The interest in the said estates came about during the course of our marriage.
- 31. That prior to filing this complaint in Norfolk Superior Court the lawyers employed at the Clerk's Office of the Norfolk Superior Court examined the said document and did not argue it's validity or power. The complaint was then filed in my wife's name with my signature Under Her Durable Power of Attorney as a Pro Se Complaint.
- 32. That the action was removed to the US. District Court by the US. Attorney as a Pro Se complaint that I need no license to prosecute other than Jean F. O'Meara's Durable Power of Attorney to speak for her Pro Se. A copy of the cover sheet commencing this action is hereto attached in Exhibit C.
- 33. That an attested copy from the Norfolk Superior Court of the said Durable Power of Attorney along with my Notice of Appearance as my wife's Attorney in Fact in the Pro Se action Norfolk Superior Court Docket number 02-01113 was attached to the second of two letters to the Clerk, Elaine Flaherty, filed by me on the 17th and the 25th day of October 2002, because the U.S. Attorney had failed to do so pursuant to Local Rule 81.1(a). And to inform the Clerk that the matter should not be remanded to State Court pursuant to Local Rule 81.1(b) because of my status as a Canadian citizen and my children's Canadian birthright. And to file the proof that I have standing to speak and be heard in all actions pertaining to my clan. Please view Exhibit B.
- 34. That on October 25, 2002, I made the Clerk of US. District Court undeniably aware that most of the defendants named thus far in the above entitled action were in default and that the defaults pursuant to The Federal Rules of Civil Procedure Rule 55(a). must be entered.

- 35. That I have received no correspondence from the Clerk refuting my stated facts in my letters to her. Therefore I now request a Judgment by Default to be entered against the defendants. In accordance the Federal Rules of Civil Procedure Rule 55(b)(1), I have now filed this affidavit of the amount of relief and costs due.
- 36. That all of the defendants in the above-entitled action are not infants nor are they incompetent persons they are more than capable of serving a timely and proper answer to the complaints. Please enter the Judgements by Default in the above-entitled action.
- 37. In the matter of David R. Amos, et al v. William J. Kickham, et al, civil action number 02-11687 RGS, I request the amount of relief sought in the complaint in the form of punitive damages in the amount of one hundred and eighty million dollars (\$180,000,000.00) plus costs of twenty five thousand dollars, jointly and or severally, against the defendants William J. Kickham, Brian J. Kickham, Michael E. Kickham, the Kickham Law Offices, Cardinal Bernard F. Law, Goguen McLaughlin Richards & Mahaney LLP, Deutsch Williams Brooks Derensis & Holland P.C., Abigail Shaine, Mark A. Vespucci, Charles Blackmore, Timothy G. Croston, Thomas F. Reilly, Deirdre Rosenburg, Michael A. Fredrickson, Daniel C. Crane, John W. Marshall, Constance V. Vecchione, John O. Mirick, David M. Rind M.D., Elizabeth N. Mulvey, Constance L. Rudnick, Janet Kenton Walker, Maryanne Frangules, M. Ellen Carpenter, Mark I. Berson, Thomas E. Peisch, Mitchell H. Kaplan, Sally Livingston, Gillian E. Pearson, Konstantina Vagenas, William E. Bernstein, Gael Mahoney, John G. Gallup, Henry T. A. Moniz, Hon. William W. Teahan Jr., Robert J. Guttentag, Hon. Catherine P. Sabaitis, Hon. Margot Gardner, Richard P. Schmidt, John H. Cross, William R. Keating, Kathryn Dowling Silveria, Hon. Robert W. Langlois, Hon. Paula M. Carey, and John B. Jenney Jr.
- 38. Whereas all parties in the above stated matter have been denied the right to a Scheduling Conference pursuant to local Rule 16.1(a) and counsel has not conferred pursuant to Fed. R. Civ. P. 25(f) and in the interest of Swift Justice, the plaintiff makes the following offer of settlement:
- 39. That the first of three, of any of the defendants, whose last name is not Kickham, that come forward and swear in a deposition before the court under questioning of the plaintiffs and tell the absolute truth about the matters, without knowledge of the other two defendant's testimony, the plaintiffs will settle for the amount of three hundred and thirty three thousand three hundred and thirty three dollars and thirty three cents (\$333,333.33) from each of the three defendants and promise not to complain of them any further about the matter.

Dun

- 40. That I make this offer of settlement in good faith on behalf of my little clan and in the interest of swift justice in my pending complaints about to be filed in US. District Court. One of the said complaints relates to the conspiracy against my civil rights and the other is a personal injury lawsuit. I am a simple, sincere, and serious man. May I suggest that three wise men accept my gift during the Yuletide season. They know who they are. I did not set out to bankrupt them but I most certainly will not hesitate to do so in order to protect my family's interests. Tick, Tick, Tick.
- 41. That before going further with my statements I wish to restate the simple facts of the matter. Jean F. O'Meara is an heir and a beneficiary in the estates of Elaine G. Kickham (Norfolk Probate no. 98 P 0792-E1) and Lawrence F. Kickham (97 P 0288-E1) She is also a beneficiary of the trust of Elaine G. Kickham (98 P 0 0792-T1). Her name is not listed on the trust document and the estate of Elaine G. Kickham was closed without her knowledge or assent. Both the said estates were open at the same time for a period of at least two days. Charles J. Kickham Jr. composed and filed all documents in the court. John B. Jenney Jr., who initialed all judgments in the name of every Judge involved the matters, assisted him in his practice of fraud against the court. William J. Kickham in his administration of the trust continued his fraudulent behavior including illegal contributions to Catholic charities and Tax Fraud. Once my wife became aware of the fraud in December of 2001 we tried to hire a several lawyers but none would act against the Kickham Law Offices. I looked into the law myself and have exercised my rights to have various offices in public service do their job and put the wrongs to right but to no avail. All have stood with the Kickhams. The Kickhams have tried to settle several times but the plaintiffs would not. Unless the Kickhams confessed to the Tax Fraud, the plaintiffs could also be held liable. Judges Carey, Langlois and Harms have been made well aware of the fraud practiced against the court by the court by the plaintiffs beginning February 8, 2002. On October 16, 2002, Judge Carey did revoke the only signature of Jean F. O'Meara on any document in the estate or trust of Elaine G. Kickham. Judge Carey Dismissed both Petitions to vacate John Jenney's Judgments on the First and Final Accounts of both estates even though she was made well aware of tax fraud and the fact that the interested parties had not signed an assent. Judge Carey went further and dismissed one matter with prejudice in order to bankrupt an interested party with a legitimate complaint. All of the above named defendants have been well aware of the above stated facts by myself beginning in December of 2001. These complaints were not a scatter shot as Robert L. Quinan Jr. suggests. I, like a true Maritimer with a double barrel 12 gauge, waited until my ducks lined up and only fired two well aimed shots. I have all their signatures claiming they saw no wrongs. Evidence of that fact can be found throughout the complaints. I gave them all fair warning in May before filing these complaints. If Ian Crawford wishes to call this statement a misguided diatribe as well, I suggest that he read slower, review the complaints and all exhibits, then he should realize his words are worth less. Then consider his perjury in US. District Court denying the existence of the oppositions to his motions that were answered ad filed by him in Norfolk Superior Court pursuant to Superior Court Rule 9A. His perjury is worth a lot to the plaintiffs in the form of relief in the next complaint.

- 42. That I am well aware of how much relief that I can seek in the pending complaints. I have forwarded this affidavit to three Inspector Generals. I strongly suggest that they start their investigations before I have had the summons served upon the named defendants whom I must logically complain of. I expect all to defend themselves Pro Se unless their counsel first admits byway of an affidavit that they agree that the misconduct of Charles J. Kickham Jr. does constitute legal malpractice. Therefore their only defense is that their client was not aware of it until being served the complaint. Either they stand with me against the Kickhams or with the Kickhams and against me. There is no neutral ground to offer standing for any lawyer. (Catch 22) If you doubt me, read the Office of the Bar Counsel's essay Thy Brother's Keeper writtin by one of the above named defendants. She and the Overseer Constance Rudnick were a great disappointment to me and their inaction was the final blow to any faith I had in civil servants.
- 43. That I was informed by the Office of the Inspector General for the Department of Justice phone (202-514-3435) on November 29, 2002 that they do not investigate litigation in progress and I was dismissed and directed to voice mail. I have seen that trick before done to me by the Office of the Bar Counsel. To me it seems that to investigate a hanging is of no assistance to the hanged man. The Office of the Inspector General for the Department of Treasury (202-622-0470) did not display much interest as well. Thus I shall file my next suits and continue on Pro Se. Hopefully one day I shall stand before a jury and be heard.
- 44. That the fact the acts of Mail Fraud and Perjury committed by the Office of the Attorney General and the inaction of the Fraud Investigation Unit in order to cover-up the offences done in the defense of the Kickhams warrants an investigation and is amazing.
- 45. That the fact the acts of **Tax Fraud** practiced by the Kickhams against the Department of Treasury and ignored by criminal investigators of the IRS in order to cover-up the offences warrants an investigation and is astounding.

46. That the fact the Misconduct of so many prominent Members of the Bar to cover-up the legal malpractice of the Kickhams warrants an investigation and is awesome.

SIGNED UNDER THE PENALTIES OF PERJURY THIS THE $9^{\rm TH}$ DAY OF DECEMBER 2002

Sworn before me, a Commissioner
Of Oaths, Notary Public being a
Barrister and Solicitor, this 9th day
of December, 2002, at the city of
Saint John. in the County of
Saint John, Province of New
Brunswick, Dominion of
Canada
)

W. S. Reid Chedore Barrister and Solicitor 33 Charlotte St. Saint John, N.B. Canada, E2L 2H3 (506) 634-1600 David R. Amos Pro Se

153 Alvin Ave. Milton, MA. 02186

(617) 240-6698



U.S. Department of Justice

Michael J. Sullivan United States Attorney District of Massachusetts

Main Reception: (617) 748-3100

John Joseph Moakley United States Courthouse 1 Courthouse Way Suite 9200 Boston, Massachusetts 02210

January 14, 2003

David Amos 153 Alvin Ave. Milton, MA 02186

Re:

David R. Amos v Kickham Law Offices, et al

C.A. No. 02-cv-11687-RGS

Jean O'Meara v Kickham Law Offices, et al

C.A. No. 02-cv-11686-RGS

Dear Mr. Amos:

Enclosed please find the following documents which we filed in the above mentioned cases:

- 1. Notice of Appearance;
- 2. Certification;
- 3. Notice of Substitution;
- 4. Proposed Order;
- 5. Certificate of Service.

Very Truly Yours,

Mark J. Grady

Assistant U.S. Attorney

MJG:jc

Enclosures

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS, Plaintiff v.) CIVIL ACTION) NO. 02-CV-11687-RGS
KICKHAM LAW OFFICES, et al.) }
Defendants.	}

NOTICE OF APPEARANCE

Please enter my appearance upon behalf of the defendants, United States of America, Timothy Croston, Mark Vespucci and Charles Blackmore.

MICHAEL J. SULLIVAN United States Attorney

MARK J. GRADY

Assistant U.S. Attorney

U.S. Attorney's Office

John Joseph Moakley U.S. Courthouse

1 Courthouse Way, Suite 9200

Boston, MA 02210

Tel. No. (617) 748-3136

Dated: January 14, 2003

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon person listed below a copy of the foregoing document by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery.

David Amos 153 Alvin Ave Milton, MA 02186 Wilson D. Rogers One Union Street Boston, MA 02108

Walter M. Lupan Grassia & Associates 5 Commonwealth Road Natick, MA 01760

David C. Phalen, Thomas M. Looney Bartlett, Hackett, Feinberg, Gentilli, Liston, Brown & Phalen, PC 10 High Street Suite 920 Boston, MA 02110

Robert D. Hillman
Deutsch, Williams, Brooks, DeRensis, Holland & Drachman
99 Summer Street
Boston, MA 02110-1213
Ian Crawford Todd & Weld
28 State Street
Boston, MA 02109

James A. McLaughlin Goguen McLaughlin 2 Pleasant Street Natick, MA 01760

Sumner B. Gillette 1359 Hancock Street Quincy, MA 02169

David M. Butler 1359 Hancock Quincy, MA 02169

Robert L. Quinan, Jr. Assistant Attorney General Government Bureau The Commonwealth of Massachusetts Office of the Attorney General One Ashburton Place Boston, MA 02108-1598

Mark J. Grady

Assistant U.S. Attorney

Dated:

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

DAVID R. AMOS,)
· · · · · ·) CIVIL ACTION
Plaintiff,) NO.02-CV-11687-RGS
V.)
TIMOTHY CROSTON, MARK VESPUCCI,))
CHARLES BLACKMORE, KICKHAM LAW OFFICES,) Norfolk Superior
WILLIAM KICKHAM, MICHAEL KICKHAM,) Court
BRIAN KICKHAM, RICHARD BICKELMAN,) C.A. No. 02-1070
JAMES A. MCLAUGHLIN, HON PAULA M. CAREY,)
HON ROBERT W. LANGLOIS, JOHN B. JENNY,	ζ
JR., THOMAS F. REILLY, KATHRYN DOWLING	ί
SILVERIA, JOHN HUNTER CROSS, RICHARD P.	í
SCHMIDT, HON MARGOT GARDNER BOTSFORD,	, ·
HON CATHERINE P. SABAITIS, HON WILLIAM	ń
W. TEAHAN, JR., SALLY LIVINGSTON,	ń
KONSTANTINA VAGENAS, GILLIAN ELISE)
PEARSON, WILLIAM E. BERSTIEN, GAEL	Ó
MAHONEY, HENRY T.A. MONIZ, JOHN G.	
GALLUP, ROBERT J. GUTTENTAG, MICHAEL)
FREDERICKSON, DANIEL CRANE, JOHN W.)
MARSHALL, CONSTANCE VECCHIONE, JOHN O.)
MIRICK, THOMAS EDWARD PEISCH,)
MITCHEL KAPLAN, MARK I. BERSON,)
ELIZABETH MULVEY, M. ELLEN CARPENTER,)
JANET KENTON WALKER, CONSTANCE RUDNICK,)
MARY ANN FRANGULES, DAVID M. RIND, M.D.,)
DEIDRE ROSENBERG, ABIGAIL SHAINE, SUMNER)
B. GILLETTE, DAVOD M. BUTLER)
WILLIAM KEATING and TAMMY L. RICHARDSON)
Defendants.)
CERTIFICATION	

I, Michael J. Sullivan, United States Attorney for the District of Massachusetts, pursuant to the provisions of 28 U.S.C. § 2679 and by virtue of the authority vested in the United States Attorney by the Attorney General under 28 C.F.R. § 15.3, hereby certify that on the basis of the information now available with respect to the facts alleged in plaintiffs' Complaint, I find that the individual defendants, Mark Vespucci and Charles Blackmore of the Internal Revenue Service and Timothy Croston of the Treasury Inspector General for Tax Administration, were acting within the scope of their employment and office at the time of the incidents out of which the plaintiff's claim arose.

Respectfully Submitted,

Michael J. Sullivan United States Attorney

Dated: January / 2003

February 28, 2003

David R. Amos 153 Alvin Avenue Milton, MA 02186

James P. Gibbons, CSR, RPR-RMR Federal Official Court Reporter 7205 Moakley Courthouse

Re: O'Meara

v.

02-11686-RGS

USA

AMOS

v.

02-11687-RGS

USA

Dear Mr. Amos:

Pursuant to our conversation of Friday, February 21, 2003, I reviewed to docket in the two above-entitled cases. A review of the docket indicates there were no hearings (ex parte or otherwise) that I, as Official Court Reporter, were involved in.

Regarding the issue of me faxing a copy of the docket sheets to you, I do not have a fax machine and feel it is not within my job duties to take it upon myself to use a government fax machine to send two docket sheets to Milton, MA.

Regarding our phone conversation of Wednesday, February 26, 2003, it is unfortunate that you do not grasp the work of a court reporter. However important you may think your case may be, I have dozens of other cases that are just as important to those litigants as you believe your case is to you. This is especially true of an incarcerated litigant. I.E. I don't drop everything I'm doing at your command. I also do not take kindly to your threat of lawsuit, nor the tone of your voice and any other messages you may try to convey to me.

This concludes all business I have with you. Should you, in the highly unlikely event, need to contact me, do it in writing to Court Reporter Supervisor Deborah Lowe. I will not take any phone calls or written correspondence from you directly.

James P. Gibbons, CSR RPR-RMR

CC: Hon Richard G, Stearns

Hon William Young, Chief Judge U.S. Marshal Anthony Dichio

Deborah Lowe

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN THE MATTER OF:

Case: 1:02-cv-11686

Judge Richard G. Stearns - pre

O'Meara - plaintiff

٧.

USA - defendant

NOTICE OF ACTION BY THE COURT

Notice To:

David R. Amos, Esq. 153 Alvin Avenue Milton, MA 02186

The following ruling was made on 11/26/02 and entered on the docket:

Judge Richard G. Stearns . Endorsed Order entered granting [12-1] motion to be exempted from the Rule 7.1 consultation . [EOD Date 11/26/02] cc: all counsel of record.

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CIVIL ACTION NUMBER 02-11686-RGS CIVIL ACTION NUMBER 02-11687-RGS

JEAN O'MEARA

٧.

KICKHAM LAW OFFICES, ET AL.

AND

DAVID R. AMOS

٧.

KICKHAM LAW OFFICES, ET AL.

ORDER OF REMAND

January 27, 2003

STEARNS, D.J.

The court having allowed the motions to dismiss filed by the United States in the two above-captioned cases will order the cases <u>REMANDED</u> to the Norfolk Superior Court as there is no remaining federal interest or claim. <u>Camelio v. American Federation</u>, 137 F.3d 666, 671 (1st Cir. 1998).

SO ORDERED.

UNITED STATES DISTRICT JUDGE

2/2

Attention Timothy Cruz,
Plymouth County District Attorney,
32 Belmont Street
Brockton, Massachusetts 02301
Phone (508) 584-8120
Fax (508) 586-3578
Sir.

You have been made well aware of many crimes practiced against my family within Plymouth County. On April 1st I served in hand much evidence that warranted an investigation. After my calls to your office today I am prompted to serve this letter in hand with a witness. You can never say that you did not know. Please find enclosed various documents that were filed in Federal Court and in Plymouth District Court and Plymouth Probate Court since my serving you on April 1st.

I see no need to explain. The documents are irrefutable. They readily display the crimes and were filed by lawyers not me. I now ask you a few questions.

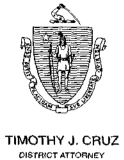
- 1. Do you agree with the lawyer Michael Pieroni and maintain that is my wife's signature and not a forgery? Please view my wife's Affidavit.
- 2. Do you see fraud practiced against the court and us by the Plymouth Register's Office? How would you explain the Small Claims Clerk knowing of a remand from Federal Court two days before a Judge signed the Court Order?
- 3. Why did you not inquire about the possible Fourth Amendment Violations on the tape recording I provided you?
- 4. Within my Affidavits do you see new Civil Rights Violations that were practiced by the Kickhams and many members of the bar after I had received Judgments against some of them? Does this not warrant new complaints seeking even more relief? Is it your policy to refrain from prosecuting members of the bar?
- 5. Do you understand that Tax Fraud is under Federal Jurisdiction. Where the fraud is usually practiced within a State but it is always a Federal Issue. When your predecessor, Michael J. Sullivan removed the Civil Rights Complaint from State Court and argued Tax Fraud ex parte he proved my next complaint for me. He should have attempted to argue Civil Rights but the Violations were undeniable. How well do you think I understand M.G.L. Ch. 258: Sec 10. and Ch 272 Sec 99 (c)(2) or U.S.C. Title 42 and Title 18? Is that the reason you don't call or write?

6. Will I be seeing you in Court tomorrow? If not I will see you later.

David R. Amos

153 Alvin Ave.

Milton , MA. 02186



COMMONWEALTH OF MASSACHUSETTS PLYMOUTH DISTRICT

OFFICE OF THE DISTRICT ATTORNEY

MAIN OFFICE:

32 BELMONT STREET

P.O. BOX 1665, BROCKTON, MA 02303-1665

Tel: (508) 584-8120 Fax: (508) 586-3578

May 22, 2003

David R. Amos 153 Alvin Avenue Milton, MA 02186

Dear Mr. Amos:

This office is in receipt of the information you left here dated May 30, 2003. On review of this information, we detect no grounds to initiate a criminal proceeding. This case is a civil matter in which this office has no standing.

Thank you for your attention.

Very truly yours,

MICHAEL H. O'CONNELL Assistant District Attorney

Plymouth District

MHO:mcs

Served in hand to the Office of Don Feith May 12, 2003 Assistant U.S. Attorney, 55 Pleasant Street, Concord, NH 03301

ORIGINAL FILED ON

MAY 12 2003

U.S. DISTRICT COURT DISTRICT OF NH

Re: Your investigation Sir.

On March 31, 2003 I served on you in person a great number of documents and three tapes that warranted a criminal investigation by the Office of the U.S. Attorney. You and I spoke only briefly and not in private at your convenience. I openly answered your every question and offered you as much explanation as you were willing to hear. The next day the Secret Service woke me up with many questions to ask to aid their investigation of me because false allegations had been made against me. That has been resolved. I know you should be aware of this because I told them of you and all Federal Computers are linked. You and they should have been aware of the Treasury and the INS Depts. investigations of me as well.

At the time of our meeting I did sense your disdain for me which is OK by me. You have that right, but you still must listen to me and investigate my allegations and examine my evidence. When you asked where to send back the stuff, I found it comical that I would have to explain to you why you should not. After all, you are a Government Lawyer and I just an alien layman. You did ask for one month before responding to me. I have extended the courtesy two more weeks. Now that I am aware of Judge DiClerico's Orders, I must go above your head and on to Washington. Perhaps you should review my recent filings hereto attached to aid in your understanding. Please keep the Tapes in your possession. I believe the Office of the Independent Counsel should be requesting them from you shortly. I will bother you no more with any more evidence of crimes I will take it elsewhere. But I do demand an answer from you to this Question.

In all of the evidence that I have provided to you, do you see any Civil Rights Violations and Professional Misconduct? I expect a response in writing and signed in your hand. I will file the documents I gave you in the matter now before Judge McAuliffe when your are finished with them.

David R. Amos

153 Alvin Ave. Milton, MA. 02186

U.S. Department of Justice



United States Attorney District of New Hampshire

Federal Building 55 Pleasant Street, Room 352 Concord, New Hampshire 03301 603/225-1552

May 12, 2003

Mr. David Amos 153 Alvin Avenue Milton, MA 02186

Re: Return of Materials

Dear Mr. Amos:

I am returning the materials you left with this office. All of the allegations you make arise from a probate dispute in the Commonwealth of Massachusetts. There is nothing in the documents you left that would provide the basis for jurisdiction in the State of New Hampshire. Accordingly, the materials are being returned to you.

Attorneys in this office are prohibited from providing private legal advice to citizens. You should contact a private attorney for a legal opinion on your questions concerning professional misconduct and civil rights violations.

Very truly yours,

THOMAS P. COLANTUONO United States Attorney

Donald Feith

Assistant U.S. Attorney

DF/df Enclosure

United States Senate

WASHINGTON, DC 20510-2101

June 17, 2003

Mr. David R. Amos 153 Alvin Avenue Milton, MA 02186

Dear Mr. Amos:

Senator Kennedy has asked me to acknowledge and thank you for your correspondence regarding your legal issues.

As a United States Senator on the Judiciary committee, it would be inappropriate for him to intervene in matters before the courts or those pertaining to a State's judicial process.

You may wish to refer to the Massachusetts Bar Association for lawyer referral services at (617) 338-0500 or the Legal Aid Society nearest you.

I hope this information will be of assistance to you. The Senator extends his best wishes.

Barbara Saulistes

Barbara Souliotis State Administrative Assistant

2400 John F. Kennedy Federal Building Government Center Boston, Massachusetts 02203 Congressman Bill Delahunt 1250 Hancock Street , Suite 802-N Quincy, MA 02169 (617) 770-3700 Fax: (617) 770-2984

Sir,

Please find enclosed one page of your own Breaking News, a letter to me from Ted Kennedy and a copy of the wiretap tape numbered 139. After reading your Bullshit and watching you question Whitey's brother in Washington. I called your assistants and faxed you many documents and I can prove it. Perhaps you should now confer with Senator Kennedy and the other Members of the Judiciary as to what to do about the dam tapes. Senator Chuck Grassley's Assistant refused to receive my fax. Therefore he may still be in the dark but not for long.

After the recent doings of the Secret Service, the Inspector General of Justice in Washington and the courts in Massachusetts, I was compelled to solve the ethical problem myself. I feel that the people on the tapes have every right to complain of the government and should be informed of the crimes practiced against them. However it is not my job. It is the various government authorities obligation to do so. I am serving copies of one tape upon many Members of the Bar in confidence to prove the existence of all and see that the tapes are properly investigated. Be careful that you do not violate the Fourth Amendment after I have gone to great lengths to obey it. Also please find enclosed a copy of the Cinderella Affidavit that was sold to me by the Carver Police Dept. For the record I must clearly state that I am of no threat to anyone. I strongly suggest that the Secret Service start acting within the Scope of their Employment and begin gin investigating Bank Fraud. That was their primary mission when they first came into existence and still is their duty even after leaving the Treasury Department and receiving more power than The Attorney General. They have no right to call me names or ask the Carver Police for my documents after refusing them from me when they visited my home twice in April of this year. All of my documents can be easily obtained from the Website at briefcase.yahoo.com/motomaniac_02186 I am hiding nothing while the government is covering up big time. In case they didn't know you were one of the fellas I wanted to talk to in Washington but not now.

C'yall in Court .

David R. Amos 153 Alvin Ave.

Milton, MA. 02186

Commonwealth of Massachusetts County of Norfolk The Superior Court

CIVIL DOCKET#: NOCV2002-01070-A

RE: Amos v Kickham et al

TO: David R Amos

153 Alvin Avenue Milton, MA 02186

NOTICE OF DOCKET ENTRY

You are hereby notified that on **09/12/2003** the following entry was made on the above referenced docket:

Rule 9a scheduling Order sent to all counsel re;Deft Abigail Shane's Motion to Dismiss(p#54.0);The State Defts' Motion to Dismiss(p#55.0);Deft Brian Kickham's Motion to Dismiss(p#56.0);Deft's Deutsch,Williams,Brooks Derensis& Holland Motion to Dismiss(p#57.0);Deft Sumner Gillette Motion to Dismiss(p#58.0)Deft Cardinal Bernard Law Motion to Dismiss(p#61.0);Deft David Butler Motion to Dismiss(p#62.0);Deft's Michael Kickham Motion to Dismiss(p##63.0)Deft's William Kickham Motion to Dismiss(p#64.0)Deft Goguen,McLaughlin Richards & Mahoney LLP Motion to Dismiss(p#74.0)to be heard on Monday September 29,2003 at 9:00am before Judge Borenstein in courtroom 10 ns

Dated at Dedham, Massachusetts this 12th day of September, 2003.

Walter F. Timilty, Clerk of the Courts

> BY: Assistant Clerk

Telephone: (781) 326-1600