District Attorney continues retaliation against civil rights claimant

with 2 comments

Jury selection begins this Monday, March 19 for another re-trial against **Robert Fox**. A mistrial was declared after the first attempt by Cherokee County District Attorney **Elmer Beckworth** to once again circumvent the Texas Penal Code with the help of tainted grand and petit juries. (Source: *Jacksonville Daily Progress*, June 2, 2011 "Mistrial declared for Fox") Fox delivered a Notice to Sue for \$30 million to the **City of Jacksonville** after his property was raided by police three times in a month period and accused of being a "terrorist."

The re-trial is slated for the following Tuesday March 27, 2012 after the jury plants are properly vetted and relatives of those Fox filed federal grievances against are culled from the pool. Then again, the trial is being held in **Cherokee County** where jurists lie under oath and jurors with dropped criminal charges vie to be seated after decades of ingratiation.

Even if you do not reside in Cherokee County and attempt to file a Civil Rights complaint in a neighboring county, District Attorney **Elmer Beckworth** will summon you in front of his friends sitting on his hand-picked juries. Prosecutors will call up their friends and relatives of those you are suing, and issue a warrant for your arrest. They will call you a "wanted federal fugitive" when you appear in court and re-arrest you on other trumped up charges. They will lock you in the Rusk, TX jailhouse and local judges will happily set your bail illegally beyond your ability to pay. They will raid your private property repeatedly in order to break you.

That is exactly what happened and is continuing to happen to former Jacksonville resident **Robert J. Fox**. Fox's civil complaint against Beckworth and the **City of Jacksonville** was accepted by the **US Eastern District** and placed on the docket several years ago. (Source: *Fox v. City of Jacksonville Texas et al Case No. 2:2010cv00158 TX Eastern District*) This was not a government record that was tampered with.

Even when Cherokee County and City clerks refuse to accept any Notice to Sue, and you are forced to file your documents elsewhere, **Elmer Beckworth**, *et al* will file State criminal charges on you, claiming jurisdiction on a Federal matter. Cherokee County prosecutors and their willing accomplices will claim that they can bring charges against you, because you are suing them in Federal Court (Source: *Fox v. City of Jacksonville Texas et al Case No. 2:2010cv00158 TX Eastern District*) The **12th Court of Appeals** in Tyler will rubberstamp this podunk county's jurisdictional overreaching. As we and our readers have said before, be forewarned: **Cherokee County** is rogue, anti-American and out of control. These people make a living violating the law and people's rights.

Rusk, TX:

Jury selection begins today for the **Robert Fox** retrial in **Cherokee County** district court. **Elmer Beckworth** refuses to recuse himself despite the fact he has answered Fox's federal complaint as a Defendant. Again tax dollars will be wasted trying to bamboozle folks that Fox committed felony "tampering with a government record" for delivering an Intent to Sue to the **City of Jacksonville**. One element of Fox's federal complaint is the refusal of the County Clerk and Cherokee County constables to endorse and serve his petitions under the **Texas Rules of Civil Procedure**. A Tort Claim form is not required to serve the City of Jacksonville Risk Management office, as it has been served under class action by victims of police officer Larry Pugh's rape on patrol spree and Tomato Bowl riot.

Texas Rules of Civil Procedure

Rule 106. Method of Service

Unless the citation or an order of the court otherwise directs, the citation shall be served by any person authorized by Rule 103 by

1. delivering to the defendant, in person, a true copy of the citation with the date of delivery endorsed thereon with a copy of the petition attached thereto, or

2. mailing to the defendant by registered or certified mail, return receipt requested, a true copy of the citation with a copy of the petition attached thereto.

Robert Fox has been arrested, incarcerated and indicted on one false charge after another, all of which have either been dismissed (Barratry), found Not Guilty (Possession of an Illegal Substance), or resulted in mistrial (Tampering with a Government Record). This after being called a "terrorist sympathizer" by the **Jacksonville Police Department** and repeatedly by local newspapers. Fox has spent a total of 457 days in Cherokee County jail after his bail was set unconstitutionally high and his personal effects paraded around during a staged press conference. Every single accusation levied on him has come from the Cherokee County district attorney and those he intends to sue. Fox claims his constitutional rights were violated during multiple open-ended Swat-style raids on his commercial property in Jacksonville. Three such raids in one month alone. Cherokee County has answered to these types of claims in federal court before, but because three raids in one month is so blatantly illegal, they must trump up something to justify their criminal conspiracy to violate Fox's rights. **Robert Fox** has an easily provable case of malicious prosecution, illegal search and seizure and unconstitutional practices.

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Cherokee County, Texas District Attorney running unchallenged for 3rd term while child molesters get probation. Cherokee County, Texas' incumbents run unchallenged, again. Evelyn Lewis vs. Larry Pugh, the city of Jacksonville, TX, et al FBI raids Rusk ISD over child pornography Stolen: \$150,000 by unindicted city of Rusk, Texas employee; Bailiff gets 10 years in federal prison Trial by innuendo: the overturned Dorothy Bingham case

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Robert Fox

What prosecutor in any legitimate county would pursue made up charges against a man, simply because the individual filed a bona fide legal document accepted onto the **US Eastern District** court docket? When Robert Fox's Intent to Sue paperwork was mailed from Smith County, Elmer Beckworth's office did not ask the FBI to charge Fox with mail fraud. Why? Because they know no other county or federal court could easily stack a jury to convict an innocent man. No crime had been committed with paperwork that could have easily been thrown in the trash upon receipt. Instead, they vilify the Plaintiff in a Civil Rights suit with "sovereign citizen" rhetoric, as they did recently with Austin radio talk show host **Randy Kelton**. No actual crime has been committed by Fox's paperwork against them. But crimes are continually being committed against **Robert Fox** in **Cherokee County**. The FBI and Texas Rangers in the area appear to have zero interest in Fox, or the outcome of justice one way or another.

Robert Fox relocated in the late 1990's from the Dallas/ Fort Worth area to Cherokee County. He and his associates were not greeted with open arms after setting up a satellite branch of the **House of Israel** in downtown **Jacksonville**, **TX**, directly across from the fire station. It was common knowledge that members usually refused to properly identify themselves when stopped and often successfully challenge minor traffic and legal infractions. This is a BIG No No in Dogtown, USA. The **House of Israe**l members claim to practice their sovereign God-given rights; some say they are just asking for it when they challenge the status quo. The **City of Jacksonville** knows this and like most small town bored cops, started escalating their random stops of **House of Israel** members walking to the corner store. Not only that, the ministry's downtown location was prime real estate for those wanting the out-of-towners to get the Hell OUT. They called them a "lightning rod for terrorism" but would deny they illegally tapped the church's phones.



House of Israel, Jacksonville, TX

Prior to Robert Fox's arrival to **Jacksonville, TX**, local member **Barry Brooks** was convicted of operating a dental practice without a license and fought the district attorney's office tooth and nail. Brooks held no punches embarrassing prosecutors in open court. And we all know that small town police forces are just political arms of the court house. Cherokee County wanted the **House of Israel** dissolved and punished. Barry Brooks' adjacent property to the ministry hall allegedly contained expired dental antibiotics, and thus the excuse for multiple raids after-the-fact on Robert Fox's section of the downtown rental plaza. Fox was present during the raids, placed under arrest and was forced to cough up bail money in escalating amounts. Cherokee County law enforcement has always operated like this.

A fishing expedition.

By an open-ended raid, we mean an illegal Search Warrant that offers no scope within the Affidavit; just grab what you can and use it anyway you can, as they did against Robert Fox. Jacksonville detective **Jason Price** showed Fox's personal effects (none of which was illegal to own or suggested criminal activity) to the local media during a press conference. (Source: <u>Jacksonville Daily Progress</u>)

<u>April 2011</u> March 2011 February 2011 January 2011 December 2010 October 2010 September 2010 August 2010 May 2010 April 2010 March 2010 February 2010 January 2010 December 2009 November 2009 October 2009 September 2009 August 2009 July 2009 June 2009 May 2009 April 2009 March 2009 February 2009 January 2009 December 2008 November 2008 October 2008 September 2008 August 2008 July 2008 June 2008 May 2008 April 2008 March 2008 February 2008 January 2008 December 2007 November 2007 October 2007 September 2007 August 2007 July 2007 June 2007 May 2007 April 2007 March 2007 February 2007 January 2007 December 2006

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"Jason Price, detective for the Jacksonville Police Department, held a press conference, Friday morning where he announced that a felony warrant had been issued for the arrest of House of Israel leader Robert Fox. Price also explained that his investigation had uncovered connections between Fox and known terrorists. Progress photo by Kelly Young" (Source: Daily Progress)

During this televised press conference, the **Jacksonville Police Department** claimed **Robert Fox** to be a terrorist sympathizer because of his so-called "anti-government/ lawyer" leanings. Tyler TV stations and local sycophant newspapers were invited to spread the word that "a terrorist" named **Robert Fox** had links to "the Taliban and Timothy McVeigh." (Source: KLTV July 25, 2008, "House of Israel Leader has Taliban link; draws Timothy McVeigh comparison")

He's the ringleader of an anti-government group, caught here in East Texas. Now he's been linked to a major terrorist organization – the Taliban.

Robert James Fox was arrested in May by Jacksonville Police and then again in June. He bonded out, and is now wanted for another felony charge.

Jacksonville Police held a press conference today and walked us through Fox's history and what they see as his potential threat...

"We believe there is the same kind threat potential with Robert Fox, as there was with Timothy McVeigh," Detective Jason Price told KLTV 7. "It's a pressurized pot and it's hard to say when it's going to blow." (Source: <u>KLTV</u>)

East Texas media outlets ran with the story for several months, on the word of small town criminals attempting to divert attention to away from their own stinking corruption, murder and rape. This **House of Israel** fiasco was going on during the time the **City of Jacksonville** was settling multiple federal lawsuits of their former rapist cop **Larry Pugh** of the Jacksonville PD. Officer Pugh, linked to missing women in the area, was sentenced to 12 years in federal prison for attacking one of his victims after she went to federal authorities. (Source: <u>Daily Progress</u>)

Where was the press conference for Jacksonville PD Larry Pugh's missing victims? But we digress.

Robert Fox has never been a federal fugitive nor been wanted by the feds; furthermore the DOJ has never intervened to assist the city of Jacksonville or **Cherokee County** in their "sovereign citizen" lying dogshit. And that is exactly what it is. These people live in it and feed on it. The local media spreads it around.

Robert Fox and the **House of Israel** group have faced prosecution in the past for claiming religious rights when challenging minor traffic court cases, such as carrying passports to Heaven with "Elohim's Kingdom of Israel" stamped on it. (Source: *766 F. Supp. 569 (1991) United States of America v. Robert James Fox, No. CR3-90-0288-H, United States District Court, N.D. Texas, Dallas Division, June 3, 1991*) Fox's own legal briefs are cantankerous and loaded with Biblical jargon that by design infuriates judges. No one would want to be on the receiving end of one of his Motions or lawsuits. If they were without legal merit, his court filings could be thrown in the trash or perhaps mailed back to him with a note instructing him to stick it up his ass and set it on fire— in that order. Because **Robert Fox** was articulate in his federal complaint against Beckworth and the **City of Jacksonville**, *et al* they are retaliating by putting him on trial AGAIN for a bogus "tampering" charge, or "paper trail" as they call it. (Source: *Daily Progress*)

Sheriff James Campbell's son-in-law was a juror on last year's Robert Fox trial. For next week's scheduled retrial, **Elmer Beckworth** does not want it leaked to the jury pool that he and **James Campbell** had to answer Fox's Civil Rights complaint, because it was accepted and placed on the US Eastern District's docket. Fox's complaint was not summarily dismissed before all parties responded on the record. They should be recusing themselves and their kinfolk if it where a legitimate charge.

Parties in Fox's federal complaint say he can't file law suits and petition the government because a federal judge in Dallas labeled Fox a "vexatious litigant" back in 1993. The Cherokee County district attorney can not deny that Robert Fox's civil rights have been constantly violated and the US Constitution trampled repeatedly; instead **Emer Beckworth** responses to the civil rights suit claim that Fox has no right to recourse. Therefore anything Fox files is illegal (in Cherokee County), no matter where he files it. Elmer Beckworth's retort to the US Eastern District does not deny Fox's rights are being violated; Beckworth responded that Fox has no right to file any law suits. And what better way to settle a Civil Rights suit against the people you are suing, then by bringing fake criminal charges against the Plaintiff in a federal lawsuit? Cherokee County's **Elmer Beckworth** is being praised and patted on the back for implementing this violation of the letter of the law. They think Robert Fox deserves it— to Hell with the Constitution.

<u>On Technorati</u> <u>On the Burnt Orange Report</u> <u>On the Houston Chronicle</u> <u>On Zimbio</u>



Those in support of the District and County Attorney's re-election campaigns are infuriated that the Robert Fox briefs mention Elmer Beckworth's law school DWI and murdering drug informants such as Michael Harris who avoided prosecution. They want to ignore the decades' worth of child molesters passed on the docket and given a few years probation living next door to them. They don't care that a drug mule parolee named **Brandon Robertson** was released after being stopped with a gun and crystal meth, and went on to murder a Texas State Trooper 2 ½ weeks later. The **City of Jacksonville** cannot afford another round of civil rights suits after settling multiple class-action cases against rapist cop **Larry Pugh**. They don't care that **Craig Caldwell** has spent the last 2 years accusing Pct. 3 Commissioner **Katherine Pinotti** of one made of up crime after another, while his predecessors had golf courses, private roads and ditches installed all over the county. (Source: KETK Jan. 19, 2012, "County Attorney apologizes to KETK")

Those in favor of the status quo don't care when their county officials are caught stealing hundreds of thousands of tax dollars and not one of them do 1 year in prison. They don't care when women go missing after showing up at the Rape Crisis center.

They expect to get away with murder because they always have. According to the Justices operating in the **US Eastern District**, the **City of Jacksonville** was not responsible for employing a rapist cop who drug women out to the cemetery while on patrol, and molested them at gunpoint. The **City of Jacksonville** is not responsible for the women who their police officer raped while on duty or those who went missing after reporting it. According to this bunch, the **City of Jacksonville**, **TX** is not responsible for the nine women who survived and came forward, including the victim who escaped to testify. (Source: *Evelyn Lewis vs. Larry Pugh, Mark Johnson, City of Jacksonville**)

*affirmed on Aug. 18, 2008 by the 5th Circuit Appeals in opinion No. 07- 40662 from the US Eastern District case 06-CV-357. Read here: <u>ftp://opinions.ca5.uscourts.gov/byDate/Aug2008/Aug18/07-40662.0.wpd.pdf</u>

Accordingly to the same bunch, the **City of Jacksonville** is not responsible for the multiple raids and civil rights violations against **Robert Fox** and his friends passing through **Cherokee County**.

The **City of Jacksonville**, i.e. those in the community wanting the **House of Israel** property and the entire group removed by force, knows of the group's tenacity and hard-headedness. Especially when it comes to the legal proceedings they complain most about, especially when they feel they are being done dirty. As stated earlier, **Robert Fox** has never been a "fugitive wanted on felony charges in Texas;" Fox has appeared to every single hearing, subpoena and summons he has been called to. Each time **Robert Fox** appeared to defend himself in Cherokee County's courts, he has been charged again for another crime, *ad nauseum*, in order to stifle his civil rights suit.

There is no question that the entire **Cherokee County** jury pool knows who **Robert Fox** is, has heard about him, and have read about him in the paper. They all know he has filed civil complaints against the county. However they will never be instructed by the district judge that the Cherokee County district attorney's office has no federal jurisdiction to prosecute a piece of paper Fox filed in Smith County against **Elmer Beckworth**. A private citizen, as annoying as they may be, may file an Intent to Sue wherever and whenever they like in the United States of America. Fox's juries have been suborned to forget that fact.

After his multiple arrests in **Cherokee County**, **Robert Fox** was not released on his under his own personal recognizance; instead his bail was set unconstitutionally high and he was kept in the Rusk, TX jail for 235 days before his first hearing — for a total of almost a year and half. In March 2009, a traveling judge found Fox not guilty of "possession of dangerous drugs" in the County Court at Law. Charges of barratry were also dismissed. The reasons for the escalating raids and his multiple arrests failed the test of legality.

If filing an Intent to Sue at the **Jacksonville, TX** city hall is "Tampering with a Government Record," then why is Robert Fox's civil rights complaint on the US Eastern District's docket? Why was it accepted and reviewed? Why did **Elmer Beckworth**, the **City of Jacksonville** and local news outlet have to respond to it? Being locked in jail for over a year and half, raided at gunpoint for charges that were eventually dropped; and being called a "terrorist" is CRUEL and USUAL for them, i.e. TORTURE under the color of law elsewhere. What about the women tortured by Jacksonville patrolman/rapist **Larry Pugh**? What equity do they get from the bench? What about the families of the missing women and those murdered by Cherokee County drug mules and informants?

These judges and justices who rubber stamp this criminal activity don't just rely on their constituent equivocators to keep their pre-Civil Rights mentality alive and well; East Texas is teeming with rats and roaches crawling in and out of their back pockets. Hence, civil rights complaints get swept under the rug with the dung heaps they thrive in.

If nothing is done about this ongoing 21st Century corruption, the entire area should be economically quarantined, boycotted, closed off from the rest of the world (as they would prefer) and left to rot on the vine. There is not one entity working on this **Robert Fox** case that is not 10 thousand percent cognizant that **Cherokee County** is guilty of violating the law under the United States Constitution. Willfully, knowingly, openly and repeatedly.

March 31, 2012 update: Robert Fox's 2nd trial began Tuesday March 27, 2012 and recessed early Wednesday March 28 due to Fox getting sick and requesting a continuance. (Source: *Jacksonville Daily Progress* "Trial session shortened after defendant falls ill" March 28, 2012)

Fox's re-trial continues April 25, 2012.

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