

Case No. 17387

STATE OF TEXAS, §
Plaintiff in Error, § 2nd Judicial District Court of
v. § Texas, Cherokee County
Robert James Fox, §
Defendant in Error. §

DEMAND FOR RULE 13 SANCTIONS AGAINST L. Bradley Hancock & Jessica Lee Freedson AS PRESENTED BY AFFIDAVIT OF Robert James Fox

State of Texas §
Cherokee County §

I, Robert James Fox, am a sovereign, sui juris, man upon the land, a follower of Yahshua the Messiah in the laws of The Almighty Supreme Creator, YHVH first and foremost and the laws of man when they are not in conflict (Leviticus 18:3,4). Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211. I am over the age of majority and have personal knowledge of the matters stated herein, and hereby asseverate understanding the liabilities presented in *Briscoe v LaHue* 460 US 325.

PREFACE

“The United States Attorney is the representative not of an ordinary party to a controversy, but of a sovereignty whose obligation to govern impartially is as compelling as its obligation to govern at all; and whose interest, therefore, in a criminal prosecution is not that it shall win a case, but that justice shall be done. As such, he is in a peculiar and very definite sense the servant of the law, the twofold aim of which is that guilt shall not escape or innocence suffer. He may prosecute with earnestness and vigor - indeed, he should do so. But, while he may strike hard blows, he is not at liberty to strike foul ones. It is as much his duty to refrain from improper methods calculated to produce a wrongful conviction as it is to use every legitimate means to bring about a just one.”
Berger v. U.S., 295 U.S. 78, 88 (1935)

“As an attorney, it was my mandate to fight against authority when it was overbearing, abusive, or unjust, but also to respect and believe in the system. When I challenged the system it was not from disrespect; rather, it was the ultimate form of respect.

I understood then, as I do today, that absent challenge, authority becomes totalitarian. Authority needs to be challenged if we are to ensure the integrity of the process. It is one of the great truths of our system.”

-- Judge Harold J. Rothwax

In this case foul blows have been struck, and absent challenge, authority becomes totalitarian, wherefore I timely present my good faith, DEMAND FOR RULE 13 SANCTIONS AGAINST L. Bradley Hancock and Jessica Lee Freedson AS PRESENTED BY AFFIDAVIT OF Robert James Fox.

CONTEMPT – JUDICIAL NOTICE

This court WILL take judicial notice that I hold the utmost respect for the courts of this state and of this nation; however, I do distinguish between the court and an officer of the court and as to the latter, neither my respect nor my contempt is freely given; it must be earned.

FACTS

1) TRCP 13 EFFECT OF SIGNING OF PLEADINGS MOTIONS and OTHER PAPERS; SANCTIONS

The **signatures of attorneys or parties constitute a certificate** by them that they have read the pleading, motion, or other paper; that to the best of their knowledge, information, and **belief formed after reasonable inquiry** the instrument is not groundless and brought in bad faith or groundless and brought for the purpose of harassment. Attorneys or parties who shall bring a fictitious suit as an experiment to get an opinion of the court, or who shall file any fictitious pleading in a cause for such a purpose, or shall make statements in pleading which they know to be groundless and false, for the purpose of securing a delay of the trial of the cause, shall be held guilty of a contempt. If a pleading, motion or other paper is signed in violation of this rule, the court, upon motion or upon its own initiative, **after notice and hearing, shall impose an appropriate sanction** available under Rule 215-2b, upon the person who signed it, a represented party, or both.

2) **Absent reasonable inquiry**, purported attorneys, L. Bradley Hancock BAR #00798238 and Jessica Lee Freedson BAR #24036592, acting as

pettifogger shysters groveling for filthy lucre, in their Motion to Quash Subpoenas, while disrespecting the court by attempting to falsify the record, have cast aspersions upon my character, thereby evidencing the slander and/or libel created by various evil miscreants acting in collusion with Charlotte Huffman and David Tillery, which even goes to show this court the need for a change of venue being made necessary in the interest of justice in this sui generis case, which brings out my substantial RIGHTEOUS INDIGNATION!!!

3) Reasonable inquiry in the form of a quick phone call to the District Court Clerk at Cherokee County would have easily elicited the purported title of the matter at hand, BOGUS CHARGE #9, and thereby eliminated the consequent increase in the costs of litigation whereby I would not have been forced to file BAR grievances and this DEMAND FOR SANCTIONS!!

4) For the benefit of the pettifogger shysters groveling for filthy lucre it is apparent that I am forced to provide them with the facts that they are too lazy, or too incompetent to obtain for themselves, to wit:

Thanks to Our Heavenly Father Our Victories in 2009:

Feb 15 #1 Felony Parole Absconder (Baugh)

EXTRADITION FAILURE

March 11 #2 Felony Barratry (Fox) DEPORTATION FAILURE

April 28 #3 Felony Tampering with a Government Record (Baugh)

July 28 #4 Class A Misdemeanor (Fox) *preposterous drug cases

July 28 #5 Class A Misdemeanor (Fox) *preposterous drug cases

July 28 #6 Class A Misdemeanor (Fox) *preposterous drug cases

July 28 #7 Class A Misdemeanor (Fox) *preposterous drug cases

Nov. 19 #8 Simulating Legal Process case (Fox)

5) The above facts go to show that, in a system wherein the national win ratio for criminal defendants is less than 2%, David George Baugh and myself, Robert James Fox, have been besieged by a veritable avalanche of bogus charges in furtherance of Religious and Political Persecution being executed in the nature of ATTEMPTED MURDER!!

6) Absent facts in evidence, pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson purport to 'represent' Charlotte Huffman and David Tillery, and then apparently proceed to involve the alleged 'Movants' in a scheme of falsification of the record; for example claiming, "The Movants were not eyewitnesses to any alleged crime, but merely reported on Defendant's arrest after the arrest was made."

7) On May 22, 2008, Charlotte Huffman from Tyler Texas, with camera crew on the sidewalk, was present in the City of Jacksonville well before the purported arrest; furthermore **Charlotte Huffman was an eyewitness to crimes committed by paramilitary gangsters** from the "Fake It Until You Make It Police Department" which was never lawfully created by the city, so even though I have noted that she is a Dim Wit, nevertheless the truth and her eyewitness testimony is quite relevant and absolutely material in the present matter of BOGUS CHARGE #9 due to the amazingly broad scope of the outrageous persecution, and this is so DESPITE THE OBFUSCATION AND FALSIFICATION OF THE RECORD OFFERED BY PETTIFOGGER SHYSTERS GROVELING FOR FILTHY LUCRE L. Bradley Hancock and Jessica Lee Freedson!!!

8) It is plain and clear that David Tillery is the KETK-56 NBC television station manager wherefore he knows the truth and can provide testimony that is quite relevant plus absolutely material in the present matter of BOGUS CHARGE #9, in part because he knows or should know how it was that on May 22, 2008, Charlotte Huffman from Tyler Texas, with camera crew on the sidewalk, was present in the City of Jacksonville to assist **SUPER LIAR Reece Daniel THE GRAND INCOMPETENT** with his staged publicity event wherein he deliberately knocked on the wrong door, as in knocking at the door of Dillard's when he knows I am in Sears, all initiated well before the aggravated assault, aggravated robbery, aggravated kidnapping, and Felony Elder Abuse as was recorded for fun and profit, all being choreographed in order to be able to use the battering ram for the entertainment value and to create jury pool bias as well as prejudicial indoctrination of the entire multi county television audience!!!

9) Pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson plainly state, "The charges against Defendant appear to have no relation whatsoever to the documents or information sought by Defendant...", however goofy twits L. Bradley Hancock and Jessica Lee Freedson, intoxicated with delusions of attorney grandeur, failed and neglected to make any reasonable inquiry pursuant to Rule 13, as evidenced by the fact they have no idea whatsoever as to what BOGUS ALLEGED CHARGE #9 even is, much less what evidence would be material and relevant!!

10) Pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson plainly throw defamation of character into their mix of drivel and falsification of the record while, absent any reasonable inquiry

pursuant to Rule 13, declaring, "Defendant is presumably charged with possession of controlled substances and related criminal charges based on substances found by the police at Defendant's residence and place of business while executing a warrant.", however it is unclear to me whether the shysters were on drugs themselves OR were using a Crystal Ball, Tarot Cards, Rune Stones, Examination of Entrails, or some other sort of witchcraft, assuming facts not in evidence, in their ongoing attempts at defamation of character, since in reality the City of Jacksonville has NO LAWFULLY CREATED POLICE DEPARTMENT, and the LIARS AND THIEVES who stole the car and are now defending in a lawsuit for unlawful conversion in cause #2009-08-0555, assaulted David George Baugh and myself, Robert James Fox; indeed the LIARS AND THIEVES came as armed and dangerous paramilitary attackers that lacked a Texas Code of Criminal Procedure Article 51 arrest warrant, indeed had no warrant at all, and were obviously trespassers ab initio on May 15, 2008, although it is duly noted that they were in uniform which means that they were involved in WAR CRIMES as I was forced at gunpoint to wend my way through THREE POSTAL DESIGNATIONS IN ORDER TO BE FRAMED ON BOGUS CHARGES at a location which was neither my residence nor my place of business; furthermore BOGUS CHARGE #9 is not about drugs, and I am NOT a whacked out druggie acting as an intergalactic drug kingpin!!

11) The attempt to abuse me by falsifying the record, as executed by pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson, has caused me to question whether or not they were hired by **SUPER LIAR Reece Daniel THE GRAND INCOMPETENT!!** Since I had written, in part, as follows:

Nit-wit Babel Corporation

Attn: Dim Wit Charlotte Huffman

4300 Richmond Road

Tyler, Texas 75703

903-581-5656

CM RRR #7008 3230 0000 6560 8389

August 27, A.D.2009

Attn: Dim Wit Charlotte Huffman,

The preposterous so-called drug charges against me, stemming from the May 15, 2008 SWAT type attack, were set for jury trial on August 31, 2009. The pre-trial evidentiary hearing on July 28, 2009 gave the Pretend Jacksonville Police Department the OPPORTUNITY to present their evidence, however they had NO EVIDENCE IN SUPPORT OF THEIR CHARGE OF "POSSESSION"!! The Pretend Jacksonville Police

Department had NO CASE, only hysterical nonsense!! **SUPER LIAR Reece Daniel THE GRAND INCOMPETENT** gave his testimony, however the clueless twit is so grossly incompetent that there was no need to present any defense testimony whatsoever!! Judge Nelms from Dallas quickly found me **NOT GUILTY** on all of the bogus drug charges since there was no evidence of a crime on my part. **By the Hand of our Heavenly Father all four bogus cases were finalized in my favor!!**

12) Obviously something is amiss since pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson appear somewhat divorced from reality, as evidenced by the fact they carry on as if they can convince this court of the veracity of their falsification of the record OR that the shysters can falsify the record, cast aspersions upon my character, denigrate me, and do so in the names of Charlotte Huffman and David Tillery, as if Charlotte Huffman and David Tillery would actually pay to have these questionable immoral acts done in their names!!!

13) The goofy twit **SUPER LIAR Reece Daniel THE GRAND INCOMPETENT** has led the men around him right into serious criminal activity; consider that in the Dallas bogus drug cases officer Mark Delapaz LIED on the Application for Search Warrant and he got FIVE YEARS IN PRISON, similarly there were LIES filed in the above cases by specific intent in order to deliberately frame innocent men, and since this was done in EIGHT CASES IN A ROW it is glaringly obvious that in furtherance of Religious and Political Persecution the matter has gone far beyond any typographical error, as the record clearly shows a concerted effort to protect the evil miscreants from prosecution, contrary to Texas Penal Code §38.05 Shielding from Prosecution by specific intent!!!!!!

13) Absent an entry into the case, pettifogger shysters groveling for filthy lucre L. Bradley Hancock and Jessica Lee Freedson could simply be stooges planted upon the record for the purpose of obstructing justice, since they appear to be too incompetent to have been hired by anyone remotely interested in truth, justice, and the correct execution of the law!!

CAVEAT

14) Rule making authority is vested in the Texas Supreme Court, and since this matter of Religious and Political Persecution is a matter for superintending authority the Texas Supreme Court can at any time choose to intervene and inform the court and it's officers that they are not above the rules, the rules which were promulgated by the Texas Supreme Court for this particular reason.

RELIEF AND REMEDY DEMANDED

15) Clearly the Motion to Quash Subpoenas is signed with BAR numbers; clearly there has been no reasonable inquiry by means of checking with the court clerk OR even communicating effectively with alleged clients Charlotte Huffman and David Tillery according to the seriousness of this matter, wherefore **after notice and hearing, this court shall impose an appropriate sanction in my favor as per my demand.**

16) I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me IN WRITTEN AFFIDAVIT FORM within thirty (30) days from receipt hereof providing me with your counteraffidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. May the will of our Heavenly Father Yahvah, through the power and authority of the blood of his son Yahshua be done on Earth as it is in Heaven.

Reserving ALL Natural God-Given Unalienable Birthrights, Waiving None, Ever,

28 USC § 1746(1)

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signed on this the first day of the third month in the year of our Lord and Savior two thousand ten.

**Robert James Fox, unrepresented
as in U.S. v. Fox, 766 F.Supp. 569,
a winning case that was cited at 18 USCA §1546(a),
a missionary in a Matthew 25 mission
c/o 1304 CR 1890, Bivins, Texas**

RULE 13 CONFERENCE

Upon Conference, Jessica Lee Freedson is **OPPOSED** to this Demand for Sanctions pursuant to Rule 13 of the Texas Rules of Civil Procedure and associated fundamental principles.

Robert James Fox

FIAT

Hearing on the above matter is set for _____ am on the _____ day of March, 2010

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing RULE 13 Demand for Sanctions was sent by Certified Mail RRR #7002 3150 0005 0230 7470, postage prepaid, to L. Bradley Hancock, Jessica Lee Freedson, and/or GREENBERG TRAUIG LLP, 1000 Louisiana, Suite 1700, Houston, Texas 77002, and also sent to District Attorney Elmer Beckworth this first day of the third month in the year of our Lord and Savior two thousand ten.

Robert James Fox