DOES AMERICA HAVE A JUDICIAL DICTATORSHIP?



BEFORE THAT CAN BE ANSWERED, WHAT IS A DICTATORSHIP?

There are 3 emblems of dictatorship pictured above. Both the Nazi symbol and the Soviet Union symbol brought fear to the citizens of that country not too many years ago. The Nazi's and the KGB's had ultimate control over the people, and could falsely arrest them for any reason they would choose. The primary condition of a dictatorship is that the common citizen is subject to their scheme without any way of escape. There was nobody that they could turn to, to get fair treatment or what we would call justice.

SO DOES WISCONSIN HAVE A JUDICIAL DICTATORSHIP?

- 1. What are the accusations that are brought into question to compare to the other two symbols?
 - a. Is it legal for a judge to run out of the courtroom as the victim enters it for his scheduled hearing?
 - b. Is it lawful for a judge to order all the typing of the transcripts to stop so he has the freedom to talk contrary to law without any judicial recorded restraints?
 - c. Is it legal for a judge to alter and delete important comments from the transcripts which were made in the courtroom?
 - d. Is it legal for a judge to elaborate how he **approves beating children with sawed off golf clubs** and not consider it child abuse?
 - e. Is it legal for a judge to refuse to look at the facts of what the IRS accepts? Is a judge allowed to aggressively and maliciously refuse to correct previous calculation errors?
 - f. Is it legal for a judge to reprove a teenager in her court, by yelling that she should step out from behind her (lofty) chair, go down to her victim, and threaten to "kick his teeth down his throat"?
 - g. What if the same judge did go down to a different teenager, point her finger in the boys face, ridiculing him the entire time? What if she caused such a commotion that the discouraged boy went home and hung himself? I heard his parent (father) was a minister of one of the Kenosha churches.
 - h. Is it lawful for a judge to cut people off when they are trying to make a point?

- i. Is it lawful for a judge to have a 2nd DUI and never serve a minute in jail? Why is she allowed to "cover her sins" by making the common citizen know a secret code in order to access the driving violation?
- j. The most recent: When a victim files a Motion for modification and also to correct the calculation mistakes made by previous judges, is it lawful for the current judge to reject that motion, and immediately file it as a contempt hearing? What that means is that he already decided that he WILL NOT look at the errors but has already decided that he will continue to enforce the orders based on the existing errors and simply throw the victim of their schemes back into jail wrongfully. How is that any different than the Star Chamber Proceedings of many years ago, where it was predetermined how things will be ordered? How would these illegal activities be any different than if the Nazi's or the KGB's were doing them? All three "dictatorships" have the same liberty given them to do whatever they please without any consequences.
- k. Is it lawful for a judge to totally disregard and reject the United States Constitution?
- 2. So when these listed accusations have occurred, who can the common citizen turn to for help and justice? If there is nobody that will make the judge accountable for their actions, how are they any different than the Nazi's or the KGB's?
 - a. The Judicial Commission refused to investigate or reprove the judge that ran out of the courtroom as the victim entered it. This is the agency that is supposed to keep the judges accountable to the people.
 - b. The court of appeals is a joke in the perspective, that the Clerk can reject a case without ever getting seen by a single judge. If the vindictive judge "bribes" the clerk, the actions and decisions of a circuit court judge may never even get challenged by the appeal court judges.
 - c. The common citizen could never sue a Nazi or a KGB, and neither can the typical American sue a judge. All three identities (dictatorships) become untouchable!
 - d. So far I have not found one; TV station, radio station, newspaper, talk show, or politician that is willing to address this situation concerning corrupt judges.
 - d.i. I have contacted many media stations and have never received a response.
 - d.ii. I have contacted many newspapers and also could not receive a response. For one large newspaper company, I drove to it personally and tried placing a short advertisement. "Judge approves beating children with sawed-off golf clubs. www.sksstory.com", and they called me a few hours later and told me that they cannot publish it because it was controversial. Wow! Is not everything in the paper controversial, especially to the person the story is about? Even if I had not been charged for advertising in their paper, was I deprived my Constitutional right of using the "Freedom of the Press"?
 - d.iii. I sent letters to about 330 politicians and informed them about the corruption in the courts. I still have to find one that did something about it.
 - d.iv. Please help me find **just ONE individual or agency** that can stop the judge from being a "god" which is accountable to nobody. If you do not know anyone and cannot find one, **the modified and defaced Wisconsin flag is correct now since all three emblems belong together!** I wish

- someone could prove me wrong by providing a person or agency that will reprove and restrain the actions of the judges. However, at this point there is nobody.
- d.v. In my book, "*The Black Robe Conspiracy*", I elaborated at the options for justice which I have tried and exhausted. Before anyone criticizes me for not using some avenue, please read the book to find out if I already have.

THEREFORE, just as the Nazi's and the KGB's had no authority above them which could keep them accountable to the citizens, even so the judges of Kenosha have absolutely no opposition from any media source or human being. The judges have become like gods and can arrogantly rule on their own whims and ideas which often are in violation of laws.

Sure there will be many individuals that will be offended at this article and what I have done to this Wisconsin flag. My challenge for them is to prove me wrong, that there is an authority or person that does:

- 1. Make the judges abide to a certain standard of conduct,
- 2. That forces judges to adhere to the laws instead of ruling on their own whims and ideas which is contrary to the established laws,
- 3. And punishes the judges that deviate from those rules,

If there is nobody that can bring forth that person or agency, then my flag is correct! It then is correct that the judge has no authority over them to force them to abide by the law or even the United States Constitution. The judge has become the law (and god) and therefore, it is judicial dictatorship. I had notified the Judicial Commission about the judge running out of the courtroom as I entered it for my hearing but they ignored and dismissed it. So do not claim that they are the authority over the judge. Besides, if the judge refuses to abide to the laws, the Judicial Commission will claim that they cannot interfere with a judge's decision, they can only prosecute a misconduct action. According to them, if the judge shuns the United States Constitution and deprives that right to a citizen, they will say it is a judge's decision and not a misconduct action. Therefore, the judicial system has become the likeness of a Nazi and KGB dictatorship where the judge can reign like a god, and destroy anyone they choose without ever applying the established law to the situation. All the Judicial Commission EVER declared to me is that they cannot intervene since it is the Judge's decision (to violate the constitution)!!! WHAT DOES THE LAW SAY?

767.553 Annual adjustments in support orders

(1) When adjustments may be ordered. (a) An order for child or family support under this chapter may provide for an **annual adjustment** in the amount to be paid based on a change in the payer's income

767.59 (1m) Payment revisions prospective.

In an action under sub. (1c) to revise a judgment or order with respect to child support,... the court may not revise the amount of child support,.... That has accrued, prior to the date that notice of the action is given to the respondent, **except to correct previous errors in calculations.**

For almost a decade I have fought to have a judge apply the above law to my case. I was framed with double the income of what the IRS accepts. After paying \$18,000 in 22 months, I was slandered by the judge and wrongfully incarcerated. I was totally destroyed and yet the judges refused to correct the mistakes. One judge vindictively argued that there is NO error in mathematics, but then admitted that it could be considered a mistake though! And yet he refused to change the mistake. For ten years I have been maliciously denied a new evaluation and adjustment. The most recent motion to adjust was mailed September 2, 2011. It was informed me by the Kenosha court that I have a normal hearing to address these situations on November 8, 2011. However, the Minnesota department called me and stated that they called the courthouse and asked what type of hearing it was, and they were told it is a **CONTEMPT** hearing.

What that means is that the judge has already decided that he will NOT look at the facts, and that he has already decided that I will be held in contempt and that he will simply throw me in jail. Once again I will be incarcerated based on their ERROR in calculating! It is true that I am in contempt if things get viewed using their wrong calculations concocted by someone that does not have a license in accounting. They will perform out their part just like a Nazi or a KGB and falsely arrest a citizen without a fair trial. This Kenosha court rules a lot like the Star Chamber Proceedings of many years ago where they predetermined how the judgments will fall before they hear the facts. If the judge despises the victim, there is no chance for them to get justice, and THERE IS NOBODY TO TURN TO! **THAT IS A DEFINITION OF A DICTATORSHIP!!!**

SO WHY DO THE JUDGES NOT CORRECT THE ERRORS??

I have two ideas and suspicions, which I cannot prove but seriously believe.

- 1. My ex-wife is involved with a religious cult which has a lot of money. I believe there is a money trail going somehow to the judge's pockets. I cannot prove it but why else would the judges violently refuse to change anything? Why would a judge rather run out of the courtroom than address the mistakes?
- 2. If they looked at the problem now, and realized that errors have been made which the common citizen can see, they will have to admit that they have been wrong all along. If they admit that then, I was wrongfully incarcerated. If I was wrongfully incarcerated, then who is going to pay restitution?

THEREFORE, they must prevent me from getting a fair trial. They must force me back in jail to shut me up. They know I do not have money for an attorney. They also know that I cannot get a public defender because it is a family case which get deprived an attorney. They also know that most media places do not want to ruffle the feathers of a judge and therefore I will not get any publicity. The only chance I have is to print flyers like this one and mail them to everyone. I also have the website which I desire for everyone in the world to see, www.screwedkenoshastyle.com or www.sksstory.com

Bernie Tocholke, Hinckley, Minnesota 218-341-8322 Please leave message.

We the people are the rightful masters of both Congress and the courts, not to overthrow the Constitution, but to overthrow men who pervert the Constitution. – Abraham Lincoln