













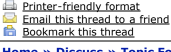








## **Dear Judiciary Committee and Distinguished Readers**



First thread | Last thread

## <u>Home</u> » <u>Discuss</u> » <u>Topic Forums</u> » <u>Justice</u>

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In assosciation with Philips

MSC2007 (103 posts) 🔄 🖺 🎄

Sat Jul-18-09 11:22 AM Original message

## **Dear Judiciary Committee and Distinguished Readers**

The benefits of investing in employee health

Will you please explain to the American people how your committee can spend an entire week before a World audience with the Honorable Judge Sotomayor reviewing her ethics, biases and judicial precedence for suitability as our next US Supreme Court Justice, because for the last 8 years you have known about and refused to correct the judicial misconduct in my ongoing litigation to lower health care costs and recover property taken from me.

For 8 years I have written letters and brought to your attention the lawless protection of public and judicial corruption, conspiracy, extortion, civil rights, property rights, property taken from me by courts, lawless sanctions, "warrantless" wiretaps, surveillance and



constant interference with my ability to make a living not to mention obstruction of justice. If you don't think this can happen then you have not reviewed the record. http://www.medicalsupplychain.com/news.htm Lipari v. US Bancorp 07-02146

Mr. Mueller, Mr. Holder, Ms. Varney, Mr. Costner why are you not enforcing my rights quaranteed to me under The Constitution? I have made complaints but no action is taken, why?

The 10th Circuit Court of Appeals latest straw man maneuver is another notorious Friday dump of an unpublished decision <a href="http://www.medicalsupplychain.com/pdf/10th%20Circuit%20...">http://www.medicalsupplychain.com/pdf/10th%20Circuit%20...</a>

Frankly, I would not publish this decision either because it is a direct insult to the many hard working and honorable jurists, clerks and courts of this country that believe in and have taken an oath to uphold the laws of our once great nation.

As one might expect, this is not a complicated issue or question requiring hours of research and reason. This is an ongoing contract litigation guided by well known and "settled law" going on its 9th year without any discovery or offer of resolution.

One might ask why is this happening? Could it be because the actual damages mandated under Missouri Supreme Court precedence are \$450 Million Dollars? Could it be the defendants are very powerful corporations? Could it be what might happen if this evidence was ever presented to a jury? Could it be that I am Pro se because the court and defendants disbarred my counsel, which is the most efficient way to ensure I never have or get counsel?

This evidence was presented 8 years ago in Kansas Federal District Court, dismissed with out prejudice, refilled in Missouri State Court, and then fraudulently moved back to Kansas Federal District Court to get the desired final outcome the defendants were looking for.

http://www.medicalsupplychain.com/pdf/Lipari%20v%20US%2...

http://www.medicalsupplychain.com/pdf/Settlement%20Brie...

http://www.medicalsupplychain.com/pdf/Settlement%20Brie...

http://www.medicalsupplychain.com/pdf/Settlement%20Brie...

My Appeal was based on fraud with the following district court order and a sworn affidavit outlining the Kansas Federal District Courts campaign with the defense firm to manufacturer a dismissal: It worked like a charm and was upheld by the 10th Circuit Court of Appeals. http://www.medicalsupplychain.com/pdf/Answer%20to%20sho... http://www.medicalsupplychain.com/pdf/Lipari%20Affidavi...

You don't need to be a legal scholar to recognize this nonsense! Besides the obvious, why would a Federal Appellate Court, Federal District Court, Defense Firms and Defendants continue to generate subsequent claims with actionable conduct?

Why has discovery been denied for 8 years?

Why has the same controversy been given so many different case #'s to avoid review? Why were "state claims" moved from Missouri State Court to Kansas Federal Court when the original state claims were already in the 10th Circuit Court of Appeals with the antitrust portion of the same case and controversy?

Members of the Judiciary Committee, 2010 is just around the corner and this is 8 long years you have refused to take issue with this misconduct. When do you propose would be a good time to fix this problem, after you leave office? Where is your empathy, since of justice and commitment to precedence you so eloquently outlined for Judge Sotomayor? Where is your leadership? You should practice what you preach!!!

It Seems My Only Available Option Now Is To Collect From The Tax Payers: Under the precedent Limone v. U.S., 497 F.Supp.2d 143 at pgs. 231-243 (D. Mass., 2007) the respective agencies were negligent in failing to adequately train its officials not to interfere extra-judicially in civil litigation between private parties;

Public corruption in state and federal courts is not immune from law enforcement.



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