

May 28th, 2006 EMAIL

To Public Officials, Interested Parties & Reporters:

As many of you already know, my name is Gene Forte. \

For the past five years, I have been embroiled in having to address public official/judicial corruption. Not by choice but by necessity. I had to make sure that my rights were protected as every American should have theirs protected.

I believe that public officials must be held accountable and that there must be a system that allows that to be done, and not a jury by "their peers." I can show that "their peers" see it the same way they do. It is to cover the public corruption that is eroding our country and what they are doing to us.

The necessity stems from my belief that every American must do what they can to insure that we have a fair country, honest and ethical public officials, and a system that insures a fair tribunal for redress of a grievance.

Especially, if it involves the justice system itself. You will find links below to three articles in the Sunday Monterey Herald, May 28th, 2006, concerning the investigation of Judge Scott and Judge Velasquez, and "shocking comments" from Judge Moody.

Judge Scott Subject of Probe

<http://www.montereyherald.com/mld/montereyherald/14688006.htm>

Judge Moody's comments termed unsettling

Jurist calls cornerstone of U.S. justice system a 'legal fiction' during sentencing

<http://www.montereyherald.com/mld/montereyherald/14688010.htm>

Velasquez's style 'blunt' on bench Monterey County Superior Court Judge Jose Velasquez says his behavior in court may be "overly blunt," but it doesn't constitute a violation of judicial canons or justify disciplinary action.

The full article will be available on the Web for a limited time:

<http://www.montereyherald.com/mld/montereyherald/14688011.htm>

A complete count would be seven judges of the bench are being brought into question, supposedly by the Commission of Judicial Performance. I submit that I can reasonably prove that there have been positive acts done by top public officials and the Monterey Herald to keep the public official/judicial corruption concealed.

Why? Because their acts are legally defined as "treasonous" acts, punishable with imprisonment. I can also prove that the FBI is attempting to cover up the fact that they botched their duty in this matter from the very beginning over 4 years ago.

I can go through each paragraph of each of the three articles and show how they are directly linked to my actions, or my reactions to the corruption, and letters to Judge Sillman, Chief Justice George, AG Lockyer, Governor Schwarzenegger, the Monterey County Grand Jury, Monterey County Counsel, Monterey County Sheriff Kanalakis..... and with court filings in my

cases starting back when I alleged that Judge Michael Fields arranged with Judge O'Farrell for Judge O'Farrell to "take the case" in order to try and muscle me into not exposing the fixing of the real estate trial, that I was the plaintiff in, by Judge Terrance Duncan with other Monterey law Firms

Judge Robert O'Farrell "took the case" by saying that Judge Michael Fields had disqualified himself. He had not. Judge O'Farrell arrested me after he was given a 170.6 Peremptory Challenge, put me on trial and sent me to jail for the day.

The declaration of Crystal Powser was filed by me in the case of Forte vs. Judge Robert O'Farrell (M72599), a case which alleges that Judge O'Farrell and Judge Michael Fields traded out of the case against the Albov Law Firm (M54914) at the last moment, so Judge O'Farrell could stop the deposition of a Ms. Stephanie Crabb. The deposition would only confirm what has already been revealed. The civil real estate trial was fixed so that I would lose. It was done with Judge Terrance Duncan with Mr. Dennis McCarthy of the Fenton & Keller Law Firm for their client Alain Pinel Realty, with Mr. James Cook of the Horan Law Firm.

Judge O'Farrell and Judge Silver (who was forced into retirement by this) were involved trying to keep it concealed along with DA Flippo and the other attorneys involved in Monterey. They were also aided by my own attorney Mr. Lichtenegger. It was the common place racketeering by the local Good ol' Boys of the Monterey legal community.

The smaller attorneys are not allowed to play in the game, and their clients are actually used to fodder legal bills in cases that even though they may be right, they will lose to clients of the Good ol' Boys and their network. There are honest attorneys in Monterey, but they say in depositions I have taken, and in recorded conversations, that they fear reprisal if they were to try to expose it.

My name is conspicuously not mentioned in any of the articles, or the investigations of the Judges. The investigations, or "not to be known" investigations, that may be going on are a sham. But they all emanate from my allegations, prior to my obtaining the Powser declaration and CONTAINED IN THE POWSER DECLARATION, that several judges along with other high ranking public officials being, AG Lockyer, Governor Schwarzenegger, Chief Justice George, and Victoria Henley of the Commission on Judicial Performance have been conspiring with members of the Monterey Superior Court bench to keep the evidence of their crimes un-addressed that they know I have.

Other supporting state and private actors to keep the matter of public official/judicial corruption covered-up are Senator Jeff Denham, Congressman Sam Farr, and retired (but not really) from public office, Mr. Leon Panetta. The epicenter of the corruption is revealed in voluminous court documents in my cases. The recent case of McKee vs. Forte, caused me to file an Anti-Slapp Motion, which identifies the corruption of AG Lockyer with DA Flippo on directly to Chief Justice George and Governor Schwarzenegger.

Knight Ridder's Monterey Herald has actively been a mouthpiece of propaganda and misinformation to the public for the Good ol' Boys of Monterey County and the State. As

example, the December 4th, 2005, MH Sunday front page article County Judiciary Under Fire, which proclaimed wrongly that I was declared a vexatious litigant when they knew I was not, was written by Ms. Hennessey and Mr. Sanchez.

The same Ms. Hennessey does not mention the connection between all of this, and my cases and actions which they emanate from?

The Anti-Slapp Motion set to be heard brings to the light the public corruption by major public officials. It clearly shows why my request of Monterey County Sheriff Kanalakis to have him perform a peaceful and lawful Citizen's Arrest on my behalf upon Monterey County Counsel McKee for not reporting the corruption was more than reasonable. It was logical and precisely what protects a citizen from such rampant corruption.

It absolutely becomes the only option when the public officials refuse to do their duty to cover up their crimes and the crimes of other public officials. It is to have assistance in the redress a grievance and is permissible by law.

It shows that Monterey County officials are attempting to say that redress of a grievance by a citizen against a public official, which involves his not doing his public duty to report complaints of public official corruption, or evidence of it, could be considered extortion under Penal Code 518. The matter of DA Flippo investigating Commissioner Rutledge when he was a defendant in the case of Forte vs. Flippo before Commissioner Rutledge, reveals there is substantial evidence that DA Flippo fixed his own case with Commissioner Rutledge.

And the Executive Committee of the Monterey Superior Court orchestrated it for the cover up..

On May 24th, 2006, I notified the Sixth Appellate court that they should be prepared to "bite the bullet" and stop what has been taking place.

A Short excerpt:

"Appellant submits that the Sixth Appellate Court should be getting prepared to bite the bullet. Stop this travesty of the American justice system being perpetrated upon Appellant by Governor Schwarzenegger, AG Lockyer, Chief Justice George, District Attorney Dean Flippo, Judge Robert O'Farrell, and the other judicial/public official cronies known as the Monterey Good ol Boys.

Make sure that the cards be dealt fairly and do not permit dealing from the bottom of the deck. The judicial card sharks that were once so adept at doing so have lost their touch. Even an amateur will be able to discern their tricks. Such is what Appellant has accomplished in getting his brains bashed out by the court gone crazy for self-preservation and desperation. It is an irrefutable record of deceit by those entrusted with our laws.

That same amateur, being the embodiment of a reasonable person off the street, will also know that a blind man would be able to discern their tricks. The reasonable person certainly will also know that your honors see it and will look at you with a jaundiced eye if you don't do something about it."

Knight Ridder counsel Mr. Gordon Yamate, was requested to inform the new purchasers of the Monterey Herald of the impending likelihood of litigation due to their complicity and breach to the public of their duty. Such duty performed grants them immunity to libel. If they do not hold to their duty, but misuse it to conceal crimes of public official corruption, they should not be entitled to immunity from prosecution.

They should be considered on the small level as a propoganda machine of a foreign terrorist group such as Al Qaeda and not be afforded any immunity for violation of our rights as Americans. To do otherwise would be lunacy.

Take the time to commit the resources to validating, or invalidating my evidence, and what can be called an investigative report. Or, what I like to call and compare to the first privately funded "Operation Greylord" by a citizen who will play no favorites and pull no punches in exposing the corruption of public/judicial officials.

If you choose not to, I submit that you have also failed your duty to the public to report and become part of the cabal, just like the tar Baby Syndrome. You have done the wrong thing.

The truth is inevitably going to come out. It does center upon the evidence that I have and what I have gone through. It has been garnered by my family's suffering through 6 years of public/judicial corruption that no American should be submitted to.

You can speak with me now, or you can speak with or about me later. Hopefully, you will each do the right thing in your duty, or position to do so.

This letter is also being sent to Congressman Sam Farr to present to FBI Director, James Burrus and his higher up, other government officials and also to the FBI in San Jose, attention Duty Agents of March 8th, 2005, October 25th, 2005. It will also be filed in the cases of Forte vs. O'Farrell, Forte vs. Lichtenegger, McKee vs. Forte, and Forte vs. Albov.

The FBI says they investigated this matter. I have proof that they did not and have ran in the other direction from looking into it.

*Questions: * If nothing I said was of substance, or credible, why are there seven judges being looked into by the CJP based upon the evidence filed in my cases? Who is looking into the CJP and AG Lockyer trying to strike and seal the document without a notice motion? Why did Governor S, Chief Justice George and AG Lockyer try, and lose at declaring me a vexatious litigant. Why did the MH say I was declared one when they knew months in advance that I was not? Why did Judge Golden withdraw from the case of Forte vs. O'Farrell without saying why he did as required, after he had refused to disqualify himself.?

Sincerely,

Gene Forte

209-829-1116

Note: You can also go to AttorneyBusters.com <<http://www.AttorneyBusters.com>> to view more court filed documents.

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