

In the Supreme Court of the State of Oregon

Martin Bradley Bodzin *prose plaintiff* v. Roberta Ann Samoss M.D. aka Rivka *non-respondent*

Original Action of the Circuit Court for the County of Jackson

Circuit Judge Charles G. Kocklacs
Honorable Timothy Gerking

Attorney for the woman: Samantha D. Malloy OBN: 086566
Attorney for the man: withdrawn

Settlement Hearing Feb. 11, Trial Feb. 19, 2021

"Every morning I awake torn between a desire to save the world and an inclination to savor it. This makes it hard to plan the day." - E.B. White

Almeda Fire Adultery HA-19-2-21

By Anthony J. Sanders
Hospitals & Asylums
Applicant Trustee

Hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus.

Your honor, gentry. The parties were married to each other on March 29, 1998 in Hamilton County, Ohio. On May 19, 2020. On May 19, 2020 Rivka Ann Sanders, through her attorney, petitioned for dissolution of marriage due to irreconcilable differences between the parties that have caused the immediate breakdown of their marriage in Jackson County, Oregon under ORS§107.036(2). The parties possess certain assets which 'are', rather than 'which need to be', equitably distributed 50/50 by the *prose plaintiff* agreeing with the opening brief written by Samantha D. Malloy, having overruled the non-respondents self-incriminating perjury regarding malicious computer and bank infringements, with the unthanked help of the banker and myself, her son, pursuant to this 50/50 annulment agreement inclusive of two \$100,000 college funds, one for each family party, pursuant to improving the legal service of family under 24USC§420, ORS§107.105(g), ORS§107.085(2)(b)&(3) and 24USC§419.

To stop infringing on and impersonating her son and in(out)laws from her first marriage, and having to pay the up to \$1,000 penalty for perjury most vile to \$10,000 if deceptive under 21USC§333(a), as a consequence of the pseudonym psychosis, it is legally necessary for the Court to change Rivka Ann Sanders' to change her last name to her maiden name Roberta Ann Samoss aka Rivka. The Attorney General is summoned to the High Court: To change the name of either spouse to a name the spouse held before the marriage, the court shall order a change if it is requested by the affected party under ORS§107.105(1)(h) pursuant to Rule 5.12 of the Oregon Rules of Appellate Procedure (ORAP) and Rule 7 of the Oregon Rules of Civil Procedure. This law is in error because the infringement of names affects both parties, and the Almeda Fire has driven home that this deadly sin affects everyone. It is proposed that it should be amended to read: The court shall change the name of either spouse to the name they held before the marriage. Furthermore, to better prevent rampant torture, mostly with mind

altering substances, and especially including arson in Jackson County, in the divorce court, the case file available to the public, must not include residential addresses and confidential information forms. The fundamental theological issue is that legal briefs are needed to cover the naked aggression of the divorcees and this starts with writing their names as they were before the marriage - done. Any genuine court of law requires that the parties, through their lawyers, if retained, submit briefs before trial. More than other law, family law requires all immediate family members be briefed and facilitated to participate. Briefs are explained in ORAP.

Contents

1. [College Fund](#)
2. [Maiden Name Required](#)
3. [Penalty for Perjury](#)
4. [Psycho-sis](#)
5. [Maxed Out](#)
6. [Avowed Jewish Racist Defense Appeal](#)
7. [Drug Enforcement Administration Divorce](#)
8. [Turn on the Public Electricity, Turn off the Defective National Defense Premises](#)
9. [Worst Patient Boards](#)
10. [Divorce Reform](#)
11. [Legislative Amendment Warrants](#)

Exhibit A [Draft College Funds](#)

Treaty

Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949)

Statute

Anti-trust 15USC§1

Appointment and tenure 28USC§631

Armed Forces Retirement Home Trust Fund 24USC§419

Assault in the second degree ORS§163.175

Confidential information form Uniform Trial Court Rules 2.130

Confiscation of wire, oral, or electronic communication intercepting devices 18USC§2513

Consolidation of records ORS§7.015

Counterfeit currency 31USC§5153

Criminal mischief ORS164.345, ORS164.354 and ORS164.365 repeal

Destruction of energy facility 18USC§1366

Disposition of effects of deceased 24USC§420

Disclosure and use of intercepted communications) to 'Non-disclosure and non-use of intercepted communications' and 'Any' to 'No' in paragraphs 1-3 ORS 133.737

Discipline of patients at Army and Navy Hospital 24USC§20

Doctrine of fault and in pari delicto abolished; evidence and consideration of fault ORS§107.036(2)

Enhancement of engagement on currency exchange rate and economic policies with certain major trading partners of the United States 19USC§4421
Establishment, supply of water, free baths for the indigent. Hot Springs National Park 16USC§361
Exchange Rates and International Economic Policy Coordination Act of 1988 22USC§5301 *et seq.*
Identity of Informants ORS§133.703
Interception of Oral Communications without Order ORS133.726 repeal
Laundering of monetary instruments 18USC§1956
Manner of issuance of prescription 21CFR§1306.05
Means to carry jurisdiction into effect involve adoption of suitable process or mode of proceeding under ORS§1.160
Measures in the event of inadequate local contrl 42CFR§70.2
National Park Service and Related Organizations Pub. L. 113–287, § 3, Dec. 19, 2014, 128 Stat. 3096, 54USC§100101 *et seq.*
Nondiscrimination in disaster assistance. Disaster relief 42USC§5151
Obtaining information from portable electronic devices ORS§133.539
ORS§677.188 Definitions for ORS§677.190
Oregon Rules of Appellate Procedure (ORAP)
Regulations to control communicable diseases 42USC§264
Release of patient 24USC§326
Restraining order ORS§107.093
Rules and regulations for Army and Navy Hospital 24USC§18
Penalties 21USC§333
Perfection of bona fide claims, private exchange of land 24USC§153
Persons requires to register 21CFR§1301.11
Petition ORS§107.085
Production of defective national-defense material, national-defense premises or national-defense utilities 18USC§2156
Prohibited acts 21USC§331
Prohibition of interference with the medical profession 42USC§1395
Provisions of judgment ORS§107.105
Purpose of issuance of prescription 21CFR§1306.04
Special elections ORS§254.660
United States magistrate judges; appointment of persons to execute warrants 42USC§1989
Unlawful instruction violation of rules and regulation 24USC§154
Warranty of Title and Against Infringement, it is the Obligation of the Buyer against Infringement Sec. 2-312

Cases

Advisory Opinion regarding the Legal Consequences of Constructing a Wall in the Occupied Palestinian Territory No. 131 9 July 2004
Altwater v. Freeman 319 U.S. 359, 363, 63 S.Ct. 1115, 1117, 87 L.Ed. 1450
Bruker v. Marcovitz 2007 SCC 54
Citizens to Preserve Overton Park, Inc. v. Volpe, 401 U. S. 402, 410 (1971)
The Doctors' Trial: *United States of America v. Karl Brandt, et al* (1947)
Grayned v. City of Rockford 408 US 104 (1972)
Harries v. Air King Products Co. No. 210, Docket 21600 (1950)

Work Cited

2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the Secretary-General A/74/585 of 11 December 2019

KDVR. Police: Klamath Falls Funeral Home Owner Stored Up Bodies After Being Paid For Services. Mar 2, 2020

Jackson County Jail (1976)

Judge Charles Kocklacs. Notice of Scheduled Court Appearance – Feb. 19, 2021 9am. Rivka Ann Sanders vs Martin Bradley Bodzin. In the Circuit Court of the State of Oregon for the County of Jackson. Case #: 20DR08638. September 2, 2020

Judge Charles Kocklacs. Rivka Ann Sanders vs Martin Bradley Bodzin. Order Allowing Withdrawal as Attorney of Record for Respondent. Case. In the Circuit Court of the State of Oregon for the County of Jackson. No. 20DER08638. December 22, 2020

Honorable Timothy Gerking. Notice of Scheduled Court Appearance - Feb. 11, 2021. Rivka Ann Sanders vs Martin Bradley Bodzin. In the Circuit Court of the State of Oregon for the County of Jackson. Case #: 20DR08638. January 19, 2020

Malloy, Samantha D. In the Matter of the Marriage of Rivka A. Sanders Petitioner v. Martin B. Bodzin, Respondent. Petitioner's Summons. In the Circuit Court of the State of Oregon for the County of Jackson. May 15, 2020

Malloy, Samantha D. In the Matter of the Marriage of Rivka A. Sanders Petitioner v. Martin B. Bodzin, Respondent. Petition for Dissolution of Marriage. In the Circuit Court of the State of Oregon for the County of Jackson. May 19, 2020

Morton, Jessica. ACP Investigation. Affidavit of Service. Rivka A. Sanders Petitioner, and Martin B. Bodzin, Respondent. State of Oregon County of Jackson Circuit Court. Case No. 20-DR-08638. May 22, 2020

Myrick, Lynn M. In the Matter of the Marriage of Rivka A. Sanders Petitioner v. Martin B. Bodzin, Respondent. Counsel's Motion for Withdrawal as Attorney of Record for Respondent. In the Circuit Court of the State of Oregon for the County of Jackson. Case No. 20-DR-08638. December 14, 2020

Myrick, Lynn M. In the Matter of the Marriage of Rivka A. Sanders Petitioner v. Martin B. Bodzin, Respondent. Notice of Representation of Respondent. Case. No. 20-DR-08638. September 1, 2020

Sanders, Tony J. Alameda Fire Major Disaster Relief, Wilderness and Grazing HA-12-10-20

Sanders, Tony J. Fairy Ponds Campground et al v. Virginia Christiansen HA-20-28-11-20

Sanders, Tony J. Inyo et al v. Yosemite National Park Thosand Fire Identity Theft Posse HA-14-28-9-20

Sanders, Tony J. Public Utilities Commission v. Oregon Attorney General HA-16-11-20

Trials of War Criminals before the Nuremberg Military Tribunals under Control Council Law No. 10, Vol. 2, pp. 181-182. Washington, D.C.: U.S. Government Printing Office, 1949.

1. College Fund

While it is extremely difficult to write a brief that does their adultery justice, the college fund is simple and straightforward way for these deadly sinners to come clean and settle their divorce, with a bright future ahead, founded in familial love and trustworthiness. Roberta never paid a penny for the college education of her children although she received a great deal of support from her parents and first-husband. She needs to make amends for the period of time between her first and second divorces. Her professional earnings have compensated her for the severe victimization she suffered in her first two

extended to three years of medical school, to the tobacco addiction of her then teenage caregiving son. The college fund is essential to reparate their children and grandchildren for all the irreconcilable psychiatric hospitalization of their non-Jewish children they founded their martial marriage under ORS§107.036(2), and ghet pursuant to *Bruker v. Marcovitz* 2007 SCC 54.

The petitioner shall state the names and dates of birth and social security numbers (confidential) of all children (and grandchildren) born to the parties prior to the marriage, and other beneficiary under ORS§107.085(2)&(6). Trusts are created by the appointment of one or more trustees to hold, control and manage for the benefit of the children of the parties, of the marriage or otherwise such of the real or personal property of either or both of the parties, as the court may order to be allocated or appropriated to their support and welfare, and to collect, receive, expend, manage or invest any sum of money awarded for the support and welfare of minor children of the parties under ORS§107.105(g)(A). Each parent shall list the names, dates of birth and social security numbers, that shall be kept secret by the bank, of their children and grandchildren, plus Troy, Roberta's daughter Sharon's neighbor, whose tweaking is disturbing. The judgment shall create two separate trust funds, one for each family. The retention of a lawyer to administrate the fund is dubious for health reasons and it should be a simple matter for a banker to extinguish existing student loans and pay for the college tuition of beneficiaries, until exhausted, as guided by exhibit A at the end of this documet.

The core argument for college is that a Bachelor degree has been proven in several state studies to be 100% effective at preventing recidivism, defined as reincarceration within three years of being released from prison, while associates degrees are only 75% effective, vocational certificates 50% and a high school degree or less 33%. The lesson is that it seems to takes a Bachelor degree to heed the counsel to stop offending. Unfortunately, formal professional education and practice seem to have deleterious effect in regards to crime-cessation, due to organizational corruption, greed, bigotry, and gentrification mostly related to overspecialization. The doctor is an extremely bad lawyer, the lawyer is an extremely bad doctor, and both tend to use their microeconomic success to discriminate and make the world worse in their professional capacity. This case corroborates that doctors make the worst patients. From Crohn's disease to Crone in only a minorah of Sabbaths Rivka's children were not estranged. Both Sharon, acting on me and others, without informed consent, with her new practical nursing degree and Max, with his Associates degree, have brought two bag meth to light. The case of Marty's son Max Bodzin's arrest and closure of his crematorium, for addiction related failure to perform, have reaffirmed the concern that an associates degree is not adequate for funeral directors, or law enforcement officers for that matter, who need at least a Bachelor degree. Max's father's college fund will get him the Bachelor degree he needs to graduate from two bag meth. Marty paid a lot of money to Max but it did not help him keep his crematory afloat. He did better hiring a defense attorney. The college fund is believed to be a foolproof method of transferring money from evil wealthy parents to their evil descendants at the time of their divorce or other family law proceeding, so they can settle in good faith.

After emailing the rough draft, the divine magistrate, now included in the law amendment warrants, summoned Ephraim on his birthday Feb. 5, 1973, the day of emailed off the rough draft, on the FBI side of town, to be included into Roberta's the college fund. His father, Francis E. Andrew Dec. 26, 1938 – Dec. 19, 2021, a retired civil rights and defense attorney, who founded the People's law firm in Chicago, died from Alzheimer's at age 83 between Christmas and the New Year without leaving any money, due to three divorces. His brain had become too small to sustain life. The new movie Judah and the Black Messiah documents his greatest case between the Black Panthers and the Chicago Police, from whence the pseudo-ephedrine arose to theoretically cause premature birth and congenital defects,

in his only child. Ephraim bought me dinner and a bag of Hall's menthol for both of us and agreed to provide me with his +/- \$40,000 student loan paperwork, on its way.

Sharon's December fall to two bag meth is to blame, for the theological war crime against the unlisted father of a secret subscriber of HA. As was her exclusion of me from our discussion on what we were to do about the Galantamine induced lucid dreaming of Carol, from Canada, and I, on their visit to Palm Springs, where my grandmother Carol lived, and was not informed of the hazard. Sharon has reformed, at the loss of her husband's innocence, and had hoped to make amends at the settlement hearing, but seems to be party to her husband's geolaction bug. As a medical doctor Rivka should be greatly honored to pay for Ephraim's psychology and substance abuse Bachelor degrees because Ephraim was born with cerebral. Ephraim is the only friend from this case who shall accompany me on my ampicillin for writ of certioraris to enable the US Supreme Court to publish since their final publication on June 20, 2019 cried out for the help of my quarterly publication to redress their pseudo-ephedrine exposure brain shrinkage and consequential meningitis. After receiving the justice of the High Court treatment from my family over past holiday season, the antitrust case requiring vaccine manufacturers to advertise that hydrocortisone, eucalyptus, lavender or peppermint is the highest priority after this case, before going into exile to publish cancer research under 24USC§420. Roberta's college fund and fine for perjury, is therefore estimated to increase her college fund covered costs to \$150,000 or \$200,000 to get the grandchildren to grad school. Furthermore, Roberta's neighbor Regina Boykins, a recently widowed female African-American small business owner, of Spirit of Shakti, organic clothing retailer, who did not receive her unemployment compensation, soon to be terminated, until after she had guided my Almeda Fire Relief brief to her last standing trailer in the trailer park, requires support in the final judgment for the \$10,000 SBA grant she is due pursuant to non-discrimination in disaster relief under 42USC§5151.

2. Maiden Name Required

The western civil law tradition is that the wife adopts the family name of her husband. When that marriage is dissolved the woman must be ordered to revert to her maiden name. Oregon provides: To change the name of either spouse to a name the spouse held before the marriage, the court shall order a change if it is requested by the affected party, under ORS§107.105(1)(h). This law is in error because the infringement of names affects both parties, and the Almeda Fire has driven home that this deadly sin affects everyone. It is proposed that it should be amended to read: For the record, the court shall change the name of either spouse to the name they held before the marriage(s) pursuant to Rule 5.12 of the Oregon Rules of Appellate Procedure (ORAP).

Rivka and her sister Sheila both got divorced at the same time their parents divorced when their father was diagnosed with cancer. They both failed to change their names to their maiden names, and neither has yet been able to put their adultery behind them, and tend to be litigious. Roberta disowned her son to a psychiatric hospital after he had recovered from divorce related dimethoxymethyl-amphetamine (DOM) exposure in six months, none the wiser. She then slew her father marrying Marty in a pact to hospitalize all their non-Jewish children in psychiatric hospitals for as long as the law tolerates interstate parental kidnapping. The interstate parental kidnapping of Marty's youngest daughter in a Muslim run juvenile psychiatric incited the 9-11 suicide attacks when discovered and bears responsibility for the subsequent megamurders in Afghanistan and Iraq ongoing in Syria. In this divorce the infringement is to be blamed for igniting the Almeda Fire when a Yosemite Ranger ran my expired ID *Inyo et al v. Yosemite National Park Thosand Fire Identity Theft Posse* HA-14-28-9-20.

Sheila's infringement quickly led to the death of her ex-husband's new spouse from brain cancer, that had not been disclosed at the time of his remarriage. More recently her worker compensation neurologist boyfriend committed suicide like his mother and grandmother, after some sort of Huntington-like degenerative brain disease made him too aggressive to be with. He conspired with Roberta to cut my grandmothers' state teacher retirement benefits from \$1,000 to \$666 when my grandmother by calling her "rich". I had worked so hard to get her African-American caregiver a decent social security benefit, I sent them \$100 a month until my food stamps were cut. Sheila is a much better litigant, friend, roommate, mother, Aunt and Jew than Roberta, but both are prone to litigiousness, brieflessness and bad Jewish cooking. She does have a semi-estranged daughter with psychiatric history. Sheila's pseudonym psychosis is limited to her last name, she has remained single and her litigiousness is amenable to counsel, except in regards to her last name, where the text of the unconstitutionally vague name change statute leads to arbitrary and capricious enforcement of her own non-decision-making – you change your name pursuant to *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U. S. 402, 410 (1971) and *Grayned v. City of Rockford* 408 US 104 (1972). Nonetheless, both need to change their name to their maiden name to stop infringing on their out-laws, be less deadly and stressful, luckier, more honest, safer, more attractive to nice men and honour their mother and father. A decision resting upon "non-infringement" is generally much more secure than one on invalidity *Harries v. Air King Products Co.* No. 210, Docket 21600 (1950) L. Hand, Chief. A patent is valid if it is not infringed *Altwater v. Freeman* 319 U.S. 359, 363, 63 S.Ct. 1115, 1117, 87 L.Ed. 1450 Friendly J.

3. Penalty for Perjury

Roberta falsely accused Marty of malicious computer and bank fraud in the petition of May 19, 2020 that she signed under penalty of perjury. It is necessary that these charges be overruled. Marty inconvenienced Rivka by wiping clean all the passwords on the medical billing program he created for her as proof of recovery from severe mental illness. It is a nice billing program. By wiping clean the passwords Marty protected Rivka and himself against unauthorized access, or any suspicion that he could be the computer hacker that Rivka alleges. I was with Rivka when she concocted the bank panic, and it is due to my brief communication regarding the final 50/50 judgment of the court with the banker that the lawyer was able to prepare an equitable brief at all. We had gone to buy new Apple computers. Mine had been destroyed by a semi-slow acting hardware virus from a rural branch of the San Diego County Public Library, that does not let large backpacks enter urban branches, at the end of the California Coastal Trail. We first visited her computer consultant. Then in the parking lot she began touching her notebook that included her bank information and began uncontrollably sobbing and having a severe panic attack regarding Marty stealing her assets. I told her to stop touching the notebook and park, but she drove with me in the car protesting that she was under the influence of the most intoxicating substance known to man – dimethoxymethylamphetamine (DOM). When we arrived at the computer shop I washed her hands with water and she recovered. We bought new Apple computers and then we went to her bank, we may have gone there first, I don't exactly remember, that was closed due COVID-19. She called her banker and kept touching her notebook although I kept telling her not to touch it. The banker told her the balance and the panic was concluded by deference to my reference to the 50/50 final judgment of the court. To come to a fair and equitable settlement the court must overrule the computer and bank charges against Marty.

With the help of the banker Rivka's lawyer had enough to produce a brief. However, Rivka falsely

accused Marty of malicious computer and bank charges she concocted while under the influence of DOM and the penalty for perjury must be entertained by the Court. This would all be forgivable if she had not then tried to keep the brief secret from me, her son, and engage in all sorts of genuinely malicious computer and poisoning conspiracies against me, of exactly the sort that must be preventing the US Supreme Court from publishing since June 20, 2019 and caused the death of a local retired traffic judge with Alzheimer's at age 83. After my hash ball in the kettle induced peptic ulcer had identified her bad Jewish cooking and officially cured her Crohn's disease, she began her assault by hiring a Jewish consultant when I was constructing a sukka at her apartment. The hallucination through the window was that he was conspiring to persecute her uncircumcised son according to an archaic Jewish law no "baby dick sucking" rabbi would observe in any fashion but naming me Abraham at my bar mitvah, my Mom did not attend, before saying "I can't find anything wrong".

First, after using my computer at her apartment the calendar on my computer would revert to some ancient time and need to be manually reset. Second, she contracted the app that turns off the electrical power to Apple computers. The Catalina processor was already notorious for its whimpy six hour battery life, where previous Apples had twelve hours. She wanted to play games with her power cord and took me to use my warranty. They informed me nothing was wrong. I had to skip out on the best offer of a date I have gotten from the lawyer I want to date on Christmas Eve to prevent my data from being stolen by my Mom's Jewish conspiracy on Christmas Day. They informed me nothing was wrong with my computer or charger and I had confidence in my detection of where the app was in private use, or the public electricity had been shut off. Third, after several requests, Rivka refused to fire her computer consultant. It has been requested that she pay to fire him and provide testimony to the court, especially regarding destruction of Apple computer energy facility app or Microsoft program. The persecution lasted until she gave me hallucinogenic kosher salt without informed consent and we watched the Apple drop on New Year's Eve. Fourth, my email address was then blocked from sending or receiving except for the monopolization of her brainless Hallmark-like greeting and commercial emails, who did manage to restore function to the email. Fifth, after my psycho-sister had memory of her aggression erased and cheered up, my Mom managed to corrupt my previously uncorruptable brother-in-law with the destruction energy facility app and then amanita poisoning and marijuana harvest trim share adulteration, a total loss. Rivka is now estranged from her son and suspended from HA.

The High Court had to inform me to go to the Clerk to pay in advance for her case file with non-respondent lawyer email address. Rivka is consummate liar whose entire American legal experience involves perjury and her unlawful defense of perjury and teenage rebellion. First, she dated a non-Jewish booy in high school and her father served them ice cream on spaghetti and moved the entire family to Israel so she could meet a nice Jewish boy. She finished high school on kibbutz and met my father a non-Jewish Dutch man. They were separated by the Court for being 21 and 17. He hitch-hiked across the United States and took her back to Israel, in a round about way, where I was conceived. I helped a ex-Marine American-Indian with his right to individual and collective self-defense despite the undismisability problem in the era of pseudo-ephedrine, for severing the spine of a knife attacker in a drug deal gone bad. He had served 6 years in prison including parole violation, for the exact same age split, after his judge was put on house arrest for cocaine and infidelity and he was prosecuted by a Public Defender and District Attorney who were married, in the age of Viagra. Second, she changed her name from Roberta to Rivka to proselatyze Judaism to her children and others without celebrating Shabbat. Third, her first divorce was not finalized until I was released from a psychiatric hospital she convinced my father to send me to after I had recovered from 6 months of

severe mental illness, and should have gone back to work for her but she was too evil. In fact due to her stealing the Sanders name that divorce proceeding is not yet concluded. Fourth, she helped Marty interstate parental kidnap his last non-Jewish child wanted by her mother until age 21 passing through the Muslim run juvenile psychiatric hospital that incited the 9-11 attacks. Then for twenty years they stole Shabbat from their children and ate bad Jewish cooking that caused Roberta to have Crohn's disease. Fifth, it is the infringement on the Sanders name in this divorce that caused the Almeda fire that destroyed Talent and Phoenix leaving 10,000 homeless after a Yosemite Ranger, in furtherance of their FBI arson practice, ran my expired ID.

Before Rivka's second major perjurous assault on her son, her children got to enjoy Shabbat, criticize her bad Jewish cooking, with a hash ball in the kettle induced peptic ulcer, and officially cure her of Crohn's disease. It is however said that doctors make the worst patients. In my experience, retired doctors don't bite. She is evidence that family practitioners make the worst parents. She needs to be brought before the medical licensing board to the change her name to Roberta Ann Samoss aka Rivka. The major war crime of this Christmas holiday infringement, that imparied my cancer research inspired attempt to quit smoking tobacco, after the Almeda Fire, seems to be that nearly all the rolling tobacco sold in gas stations and convenience stores seems to have been adulterated, and is either nauseatingly stale or causes TMJ, one gift Taylor made cigarette from "the Court", according to the shirt sleaved magistrate or probation officer who came to dinner a little later, caused the potentially lethal extra-pyramidal symptoms, similar to TMJ, aggravated by good tobacco smoke, I had to stop smoking until excreting the meal. The Bcc (blind carbon copy) field had become defunct, as did the elctrical outlet at the cafe. The Court is advised to punish Roberta for perjury and adultery under 21USC§331(c) with up to \$1,000 fine for perjury, going up to \$10,000 if deceptive under §333(a). Because this Jewish spying and medical malpractice severely offends federal and martial law, it is legally necessary to debar the doctor in this case from her military health insurance for whatever retirement insurance it is worth, without early withdrawal of social security under 24USC§419(a)(4).

The settlement hearing on Thursday Feb. 11 was compromised by the disappearing privacy statute in divorce proceeding statute that doesn't exist under the First Amendment. I was the first to arrive at the hearing and was quickly 'perjured' from the court to abet perjury and tortured with cardiotoxic clothing and statin drug mixture in the hair. There is a great deal of un-redressed guilt in the clerks regarding misfiling divorces that require a maiden name. There is also a great deal of perjury abetting violence regarding these 'battle exes' many of whom probably work for the court. There is no copy shop in the area, and the clerks don't perform and charge small sums of money for non-performance. The female clerk in Gerking's court admitted the brief, addressed to Judge Kocklacs, that had been stamped on Monday, had been 'mis-filed'. There was a rampage shooting at a clinic in Utah on Tuesday. On Wednesday I had procured antibiotics in the park and my meningitis was relieved. Without attempting to procure the brief, the female clerk was not satisfied that I was the real Sanders. She went behind the door to the judge's chamber, closed it, and returned with a very disheveled man in a ski vest. I cannot remember if he wore a mask and remember him as being unshaven. He refused to copy my student loan form, like the clerk at the front desk, and asked me to leave the settlement hearing and that I could attend the trial if no agreement was reached. I told him "Perjury it is. You are robbing my family. I have original jurisdiction to file a misconduct proceeding against you because you obviously do not grant leave to appeal". Court security arrived. I left. I told Marty as he was arriving, "don't forget our college funds". The fairly strong heart attack began soon after. I removed my jacket and jogged home in the rain. I took antibiotics and was much relieved. I however misreported my condition as endocarditis, when it was in fact unwashable cardiotoxic clothing and statin brain shrink in the hair. I

took off my clothing, continued the antibiotics and my heart was better in the morning. Having removed the clothing, the statins may have reduced a three day recovery to one night, at the cost of some mental disability. I threw \$50 of used clothing away. The mind was fuzzy until I washed my hair. Statin drugs should be prescribed for emergency use only, with a reminder that cardiotoxic fabric is unwashable and must be removed and thrown away, vegan diet is essential and antibiotics cures endocarditis. It is not believed that the conspirators actually had a warrant from the judge to remove me unless the disheveled man was in fact Honorable Timothy Gerking, in which case he forgot to sign and most of all failed to ask the "parties" they do not understand to mean their respective families. Heart disease is a deadly problem and brain shrinkage from statin drugs are nearly as mentally disabling as pseudo-ephedrine. The bio-terrorist infiltrated court will never prevail at seizing the wanted high-tech drug and tobacco product counterfeit operation. My mother is referred to the oath of the medical licensing board. The clerk and bailiff or whoever the disheveled man in ski jacket is, need to be fired for assault in the second degree, with a deadly or dangerous weapon under ORS§163.175 and insured under 24USC§419.

My mother conspired to get me to not go to trial by lying about a settlement and poisoning me. My tent had been extra fuzzed on Friday February 12. My aunt had driven to visit and had been misinformed that I was staying with a friend. My mother has become a major grinch who commits crimes at every cause for celebration, much worse than her marital stealing of the Shabbat. The fuzz seems to be the substance that causes people in this story to wake up in the middle of the night and go back to sleep to wake up groggy and late to rise. It washes off, it is a shame that I did not use the laundromat. I awoke at three in the morning on Saturday to receive a text message from my mother that she had reached a settlement. At that same time I also received a strange text message from someone who responded to tell me her name was Denelle but the message was not for me. Although I knew they had turned on my cellphone, I usually keep off, and geolocation had been blown, in violation of ORS§133.539(1)(b) & (2) and ORS§133.703(1)(b) to be seized and fined up to \$15,000 for unlawful devices under 21USC§333(f) because this law is as 'fuzzy' as my mother is deadly and I need a need to take the battery out of my cellphone. I responded that I would stop by on Saturday with the student loan information. When I arrived at her house a little past noon she was preparing a meal for Sharon and Lilah.

Although I had planned to go to the laundromat because she gives me the creeps, the meal and obviously fake good news charmed me. I let her wash my clothes as she has so many times before without issue, charged up my computer and downloaded movies. She poisoned the french fries I had brought and all my laundry including sleeping bag with a light heart disease. I woke up at the crack of dawn with an aching in my heart. The tobacconist could not smoke a blunt with me after work because she had to take care of her grandmother who had just had stents put in. I spent \$125 on a new wardrobe on Valentine's day. I slept in a tarp condom under my sleeping bag to protect my new clothes. I shall have to spend another \$100 on a new sleeping bag, pack away my running shoes and backpack my way to trial. There is a serious heart attack going in Jackson County. The small bottles of Hawthorn, the supreme herb for the heart were sold out at the Food Coop. Cheaper than the new wardrobe that is necessary to be cured. Domestically the first offense is entitled to appropriate injunctive relief; and a second or subsequent offense shall be subject to a mandatory \$500 civil fine for the Recovery of Civil Damages under 18USC§2520. For this outfit and the next.

Dr. Rivka Ann Sanders M.D. needs to be charged to assault in the second degree under ORS§163.175. Her license must be immediately suspended under ORS§677.188 and ORS§677.190. When she is

reinstated she must use her maiden name Roberta Ann Samoss M.D. aka Rivka. The judge may sentence her suspension at trial on Feb. 19 at 9 am and Board may modify for up to one to ten years. She must pay up to \$1,000 at trial to \$10,000 fine for deception regarding a secret plane flight, pharmaceutical drug and major tobacco product adulteration to enable the FDA to seize the counterfeiting device(s) under 21USC§331 and §333(a). There is an up to \$15,000 civil fine for every such prohibited device, up to \$1 million provided by Sec. 303(f) of the FD&CA under 21USC§333(f). Provided she cooperates, an up to \$1,000 fine and up to 12 month suspension seems fair for unlawful intrusion and violation of rules and regulations under 24USC§154. If she ceases to fool herself a four month suspension equal to the duration of her criminal behavior seems fair. A competency hearing regarding her cognizance of and remorse for her criminal activity will be necessary after she has detoxified. If she does not cooperate it is time for her to retire under 24USC§419. Don't heart attack Hospitals & Asylums.

The trial on the 19th was cancelled. Although I am both "party to this family case and via High Court file party to the Court", the clerk refused to receive the "brief to cover the naked aggression", grant me audience with the judge nor inform me of the disposition of the case. Court security escorted me out and did not "mess with my clothes" index finger pointing upstairs, more statin in the hair than cardiotoxin on the shirt, in the trash, I hope I get to keep my new backpack and thereby new winter jacket and shell, when the statins run out. I walked out of the self-check out line at the grocery store and had to be reminded by the clerk as I was eating a banana to pay. Perjury has taken on two new meanings. First, that the defense of perjury must prosecuted for assault in the second degree. Second, that perjury is abused as a form of gentrification whereby the credible information and innocent persons are violently excluded from the Judge, pursuant to ORS§133.703. This trail attn. is "at the end of my case file and have other states to grace with my presence". After being swamped with divorce filing after my initially emailing, the Court House is now relatively empty.

Cardiotoxic attack by a disheveled man arising from the chambers of Honorable Timothy Gerking to exclude me is a serious war crime the High Court must redress. The problem may be that Court security is unconventionally armed by the extremely poisonous District Attorney. The underlying failure of the clerks to file divorces properly using the original names, deliver mail to the judge, and exclusion of authors is well described as "perjury". Although safe with me, this should not be emulated by non-respondent and de-spondent lawyers whose shrunken brains cruelly and unusually meningitis that their outspoken physical person and place are protected by illiteracy under the IV Amendment. The High Court must sympathize with the disability of the judge without condoning their "robbery" and inability to perform under the XXV Amendment. I therefore move that a judge of the High Court immediately and finally settle this divorce as directed by the Trust Trial and College Funds at the end of this brief, attached petition initiating proceedings of Samantha Malloy appointed or replaced with a competent family lawyers, to correspond with me regarding the reparation of my now estranged family.

4. Psycho-sis

When my sister came home after being born in a hospital in the United States I hit her on the head with a toy hammer. A few years later she retaliated against my farting in her face by pinching my private parts with salad tongs. For the past decade, since she became a mother and went to nursing school, my sister has three times lost her temper and engaged in poisonous assaults on me. The first time she dumped the germs in her nursing bag on me as I slept on her couch. My heart had been seriously damaged with unwashable cardiotoxins by my last girlfriend, an African-American on antidepressants,

and I fled to Utah before a stroke victim could convince me of the effectiveness of antibiotics at curing endocarditis. My mother, on Pneumovax, and father, a veterinarian, whose animals don't get infectious heart disease, had neglected to treat me with antibiotics. In general, because doctors get Pneumovax, they aren't scared of catching endocarditis themselves and don't treat working age people. I nearly died young like the firefighter father of the girl next door, he did not approve of the one night stand, but this is not necessarily related to anything but the difficulty working age people have at getting effective medical treatment for heart disease or nearly anything else. Since 2010 the death rate of working age people has increased, while the sky high death rate of elderly people has been steadily declining. I received some antibiotics from a roommate in Utah and ultimately learned to purchase them online, while doctors wanted money to not prescribe them, ostensibly in pursuit of surgery with saline solution. In 2013 I wrote a full length medical textbook at the university library for only a few pairs of cardiotoxin contaminated clothing, the laying off of teachers to pay for the President's mansion, who was fired by the District Attorney without reparating the teachers to the consternation of the District Court. After getting a water filter I am in perfect health, if you don't mind my constant complaining, I have only about a month of cancer research to finish the second edition.

The second time my sister assaulted me was in a conspiracy with a withdrawing alcohol neighbor with either methamphetamine or two bag meth consisting of pseudo-ephedrine and psychiatric drugs in 2014. To complicate matter she conspired to have my pharmaceutical drugs, that I kept in her cabinet, adulterated with a nearly accurate high tech counterfeit technology, coated with meth and filled with a mildly nauseating substance, probably what I am smoking right now. She refused to disclose who the counterfeiter was. Her in-laws sent her to practical nursing school. This third time, evidently sleep deprived from her new job as a practical nurse, in a conspiracy with, instead of against, my speedballing mother, to sabotage my holiday online pharmaceutical order, she interrupted my cancer research in her barn with environmental escitalopram oxalate, noted by the TMJ meth mouth, that is potentially lethal in one regular dose. Then she destroyed my tent and sleeping bag in a hut in the backyard with sudogest, a form of pseudo-ephedrine, that shrunk my brain terribly after spending an entire freezing night in it. When I finally went inside their home, to do cancer research because the barn was contaminated, I discovered two medicine bottles in tea cabinet. Labelled Scelza, Sharon v. Rollins, Janet; Bimart: Sudogest 10/21/14. Escitalopram oxalate 11/30/20. Both bottles of "two bag meth" looked new and she had probably printed out the labels herself, with deceptive dates, but the names of the drugs are probably accurate. Janet Rollins, not Jani, is an Ashland Family Physician and Pediatrician. Sharon refused to flush the deadly poisons. She stopped her hyper-aggressive tweaking after an 83 year old retired traffic judge, father of a friend of mine with cerebral palsy probably from pseudo-ephedrine exposure, died from Alzheimer's. My brain was too small to change to General Delivery in time to save the order. My mother then took a bizarre secret plane flight and returned with what I believe to be placebo metronidazole. The Amantadine (Symmetrel) flu drug and antidote for TMJ extra-pyramidal syndrome, never arrived to conduct a semi-controlled experiment, with a partial dose to see if Amantadine actually replaces the miraculous cure of Cogentin, that was withdrawn from the market, the New Year's Eve David Haskamp died.

It is also significant to note that Sharon does not like their tweaker, goatherd, neighbor - Troy. In 2020 she repeatedly called him a "doofus" to me, after being told not to use such language, with such murderous intent to arson. In the summer of 2020, the same year as the Alameda fire three of his structures burned down. Sharon and Jay called the fire department and the fires were contained. He must stop burning trash during fire season. Several years ago she gave support to the father who took custody of the child of Troy's girlfriend. The grounds for custody were methamphetamine. After the

2020 fires Troy's girlfriend left him. Listening to his unhappy midnight screeches there is little reason to contest the custody decision. It is however unfortunate that Sharon and her husband are now unequally prescription two bag meth tweakers, who expose other people without informed consent, and are even more legally intolerable, than an honest addict, who must not be tortured by them or their new extraordinarily terrorist DOM conspiracy anymore. Troy deserves honorable mention in regards to the college fund because it is believed that a college education would improve his behavior and make a him a more dignified neighbor. Sharon and Jay are too evil to sustain Uncle Tony, so after extinguishing my and Sharon's student loans, the trust fund is left with educating Troy.

Pseudoephedrine (speed legitimately used by truck drivers and illegitimately used to make judges of the Supreme Court illiterate and unable to overturn the most bogus charges or publish) is fraudulently advertised to be used for the temporary relief of stuffy nose and sinus pain/pressure caused by infection (such as the common cold, flu) or other breathing illnesses (such as hay fever, allergies, bronchitis). Pseudoephedrine is a decongestant (sympathomimetic). Brands: SudoGest, Suphedrine, Wal-Phed D, Sudafed 12 Hour, Sudafed 24 Hour, Sudogest 12-hour, Sudafed, Suphedrin, Wal-phed 12 hour, Sinus 12 Hour, ... A brain cancer survivor used small doses Sudafed to treat sinus congestion, but suffered such severe brain shrinkage she wrote a study on mental health, having also done dexamethasone, we agreed \$1 hydrocortisone crème was the way to treat stuffy nose, sinus pain/pressure and coronavirus.

Escitalopram oxalate is used to treat depression and anxiety. It works by helping to restore the balance of a certain natural substance (serotonin) in the brain. Escitalopram belongs to a class of drugs known as selective serotonin reuptake inhibitors (SSRI). It causes potentially lethal TMJ like all third generation psychiatric drugs in one regular dose, after unsuccessfully witnessing biomedical experimentation on prisoner of the combination of two psychiatric drugs, being made into one regular dose pill and then losing production of the antidote Benztropine (Cogentin) at the time of the death of David Haskamp, before the untried flu drug Amantadine (Symmetrel) was known to have been indicated by FDA Drug Info (repository for prescription drug trials). Hospitals are addicted to Benadryl, but this has also been unproven.

My mother and sister infringed and Sec. 2-312 of the Uniform Commercial Code provides: Warranty of Title and Against Infringement, it is the Obligation of the Buyer against Infringement. After depriving me of firewood and showers my brother-in-law, a mycologist, offended me for the first time this year. Pursuant to a lovely professional quality picture postcard his 11 year old daughter had painted him for Christmas, he poisoned my trail mix with amanita, they looked and tasted like dried apples, but my liver became painful and I immediately treated it with milk-thistle capsules, and liquifaction of the the liver did not occur in three days. It is not known if they were actually death caps. He then, in conspiracy with my mother's secret plane flight poisoned my entire 1/5 share of the marijuana harvest with TMJ from Escitalopram oxalate, dog hairs and some extremely psychotropic substance. Sharon and her husband do not have a court to charge them with adulteration under 21USC§331(c) with an up to \$1,000 fine for perjury under §333(a), the same as my mother. Information leading to the seizure of the high tech pharmaceutical drug counterfeit operation is wanted by FDA Drug Info.

These people have no intention of paying me compensation for the poisonous destruction of more than \$1,000 of marijuana and online pharmaceuticals, the used boots making up for the destruction of the used tent and sleeping bag. The court may not pay an unauthorized practice of law, due to tax reasons in my case. My mother has refused to treat me under color of law her entire life, and does not perceive medical treatment to be anything more than an identity theft. She is not in the business of providing

curative medicine, but getting people to expensive and unnecessary surgeries. My sister has not taken the Hippocratic Oath and does not seem to have any qualms about administering deadly poisons. If the doctor or practical nurse can be ordered to prescribe me metronidazole and ampicillin to treat the post-pseudo-ephedrine meningitis. Amantadine is not really necessary since the discovery that Hall's cures coronavirus and flu, but interesting in regards to treating meth mouth for the FDA. The doctor must be ordered by the Court to give me the first prescription she has ever given me and the money to pick it up at a second-rate American pharmacy, I have never before shopped at. The neighbors might need some too. 100 tablets of each should suffice. Amantadine might be nice for the TMJ on the street. If she compensates as directed, I might limit my exile to less than 12 months under 24USC§154 otherwise federal and Hippocratic law provides that we be parted unto death. The high tech Indian pharmaceutical counterfeit operation is wanted under 21USC§331 and §333. My mother the family physician has never prescribed me a pill in her life under color of law. I am hoping my sister will compensate me by prescribing to me and paying for 100 metronidazole 400 mg, 50 ampicillin 500 mg, 20 amantadine 100 mg, 10 statins and Pneumovax. Your honor.

5. Maxed Out

KDVR. Police: Klamath Falls Funeral Home Owner Stored Up Bodies After Being Paid For Services. Mar 2, 2020

The owner of a funeral home business in Klamath Falls took money from family members to cremate their loved ones and then stacked up the bodies without actually performing the service, according to court documents filed by the Klamath Falls Police Department.

The owner of Affordable Cremation Care, Maximilian Bodzin, currently resides in the Klamath County Jail charged with five counts of Theft in the First Degree, seven counts of Abuse of a Corpse in the Second Degree, and two counts of Theft in the Second Degree — in addition to a single possession of methamphetamine charge that is being tried separately.

According to court documents, concerns about Bodzin first came to the attention of Klamath Falls Police on January 15, when officers received a call from the county's deputy medical examiner, John Dougherty. "Mr. Dougherty told me he was concerned that a local Funeral Home, Affordable Cremation Care, was out of money and was storing bodies at the place of business because they were unable to dispose of them," the reporting officer said.

An Klamath Falls Police investigation found multiple people who had paid Bodzin more than \$1,000 have their loved ones cremated, then return the remains and death certificates. Some of them had been waiting for days, weeks, or even several months with no indication of when it would be done, and with Bodzin frequently dodging their questions.

Meanwhile, one witness told investigators that Bodzin had about five bodies in a refrigerator and four more out on tables in the garage, with a "strong odor of decomposition" noticeable in the air. Based on witness statements provided by investigators Bodzin and Affordable Cremation Care served primarily as a middle-man between loved ones and several crematoriums. Families paid Bodzin, then Bodzin was supposed to deliver the bodies to a crematorium and pay the business to have the cremation done.

At least one of these crematoriums reportedly told officers that Bodzin had made an appointment for three cremations, then cancelled it claiming that he did not have the money to do it. Bodzin told investigators that his vehicle had been stolen in December. Though it was recovered and impounded by a towing company, Bodzin said that he did not have the money to pick it up — and the vehicle was his main method of delivering bodies to a crematorium.

During an investigation that lasted more than a week, statements indicate that KFPD gave Bodzin repeated chances to rectify the problems. According to court documents, the bodies languishing at Affordable Cremation Care were only passed on for cremation after significant pressure from families, law enforcement, and other funeral homes, and only on a case-by-case basis.

When the investigation finally resulted in an arrest warrant for Bodzin, an officer found him at the Purple Parrot on 6th Street. According to the officer's statement, Bodzin had two plastic bags on him that contained substance "consistent with the appearance of methamphetamine." Bodzin's meth charge also includes language identifying him as an out-of-compliance sex offender. Oregon court records do not indicate any convictions for sexual crimes, and Bodzin does not appear on the sex offender registry — however, Bodzin is listed on the Florida sex offender registry for a 1999 charge of lewd or lascivious conduct with a child under 16. Bodzin's last registered address in the Florida system was in Portland.

Lewdness with a minor charge x 10 arose in regards to the tortures of a Utah divorce involving an Army National Guard Nurse. After not being informed by the person who rented me the apartment and swore to believe that Jesus Christ died on the cross for our sins and was resurrected”, I discovered that I moved into the room of a person who had been imprisoned for lewdness with a minor times 10. In between heart attacks, and before I evicted him, he informed me he went to the Caribbean with the National Guard to do “hospital construction”. The instant I contacted the prison in regards to the name on the list, the Haitian earthquake occurred. The final casualty count of 80,000 is the highest single day casualty count on my record. The prisoner had already been released. Then Utah Attorney General Shurtleff ensured the United States paid compensation. Later he was reported to have barely walked out of Court on some sort of torture and false arrest wrap.

6. Avowed Jewish Racist Defense Appeal

After the domestic violence that occurred after Roberta was unjustly quarantined for treating a patient who tested positive for coronavirus, it is held to be necessary to insert the word 'prescription' after inspection, and before fumigation, in domestic quarantine statute under 42USC§264 and 42CFR§70.2. Clinics, who are bypassed by coronavirus testing stations to hospitals, must be prescribed hydrocortisone, eucalyptus, lavender or peppermint to cure coronavirus. Marty woke up and punched my mother in the middle of the night in a typical quarantine related spat of domestic violence. No one said a word. Roberta called her doctor who called the police to have him arrested and taken to jail overnight. Marty admitted to the act and understands the consequence. He appealed his criminal conviction and does not need to be considered criminal about anything but his unforgivable conspiracy to interstate parental kidnap his non-Jewish children with Roberta under ORS§107.036(2). Lynn Myrick was appointed to represent Marty in the Josephine County Circuit Court on September 1 and was withdrawn on December 21 due to COVID-19 and other age related health issues. His email address no longer functions and is unable to receive hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and other health risk information that make this case ill-advised for

elderly persons. As a result of Marty not being represented, and the perjury of Roberta, it is legally necessary that Marty be presented as prose plaintiff suing the non-respondent and perjurous rich doctor in pursuit of a college fund for both families to make amends for the deadly sins of their interstate parental kidnapping and Sabbath stealing second marriage.

Roberta's accusations against him regarding him being a malicious computer and bank hacker are patently false. Marty removed the passwords from the billing program he created in order to prevent him from any suspicion of unauthorized access and this is professional behavior we all suffer from time to time. In regards to the bank transfer, Roberta seems to have imagined it while under the influence of dimethoxymethylamphetamine (DOM) and did not think to wash off the lies with the most intoxicating substance known to man, we corroborated washes off with water or causes a three day panic attack followed by six month recovery from severe mental illness. Roberta's hypocritical, and counterproductive torture of her son in regard to malicious computer and bank fraud, because I convinced the doctor and her doctors, she was cured of bad Jewish cooking related Crohn's disease, makes her false testimony under the influence unforgivable in regards to the fine for penalty for perjury and debarment of the Jewish spy from military health insurance for all the military retirement benefits it is worth. Marty served his six-months of severe mental illness and his medical billing program is proof of recovery. The punch in the night may have been the result of pseudo-ephedrine related light sleeping by someone who really resents Roberta's unnecessary DEA license. The true trigger was that he took Roberta's cash to prevent her from celebrating the Sabbath with her children and she had to get a loan from her son, she paid back. For the entire 20 years of the marriage they stole the Sabbath from their children who don't like him or her, respective of their interstate parental kidnapping history. Nonetheless, Marty's Judaism needs to be thoroughly condemned, because he and Roberta have irreconcilable differences, and the \$100,000 college fund settling this 50/50 divorce for each family, is to make him a better person, father, grandfather and Jew.

For the most part Marty does not have any socially redeeming qualities, but his military correspondence is not deadly like Roberta's infringement on her ex's last name. Marty did not have the honor to stand up and make her Roberta Bodzin the aptly named M.D. Although his business finance is okay, his ability to pay is corrupt, as evidenced by his well-intended finance for his son's crematory, although the funeral director was undereducated, alcoholic and addicted to "two bag meth". The defense attorney was prudent and all Marty needs to do with his divorce settlement is provide a college fund for Max and all his children and grandchildren. Marty's judgment is poor. He is one of the stereotypical male Jews who corrupt the synagogue. Not that he is believed to attend. It is he who one meal, I don't think it was one of their thousand stolen Sabbath's, when I brought up the topic of killing Palestinians. He wanted me to swear the oath to defend Jews. It is therefore held, for the betterment of Judaism worldwide: To prohibit the avowed Jewish racist defense argument, that appeals to the Department of Defense, but should not be droned in the synagogue when the topic is the killing of Palestinians, whereas the only oath with higher single day casualty counts in my experience is that you believe it was Jesus Christ, and not the innocent victim before us, who died on the cross for our sins, if only in the habeas corpus, and was resurrected. The poor, killed, maimed and incarcerated Palestinians require compensation from Israel pursuant to the Advisory Opinion regarding the Legal Consequences of Constructing a Wall in the Occupied Palestinian Territory No. 131 9 July 2004.

7. Drug Enforcement Administration Divorce

Although not every divorcee is a DEA registrant, nearly every divorcee, and their family I have ever

met is severely afflicted with exposure to mind altering substances. This may usually be pseudo-ephedrine to shrink their brain, prevent them from sleeping, thinking outside the box and preparing a decent legal brief. Statin drugs also cause brain shrinkage and mental disability and may be associated with unwashable cardiotoxin. Pseudo-ephedrine is not a UN Controlled Substance. In the case of my mother's divorces, dimethoxymethylamphetamine (DOM) has been highly evident, causing a three day panic attack and six month recovery from severe mental illness if not washed off with water. This too is not a UN Controlled Substance. However, it is DOM that the FBI/DEA use to incite rampage shootings and other atrocities, in people susceptible to such imaginings, that wash off with water. It is also quite rampant near the Oregon judiciary, but is used mostly to torture homeless people to making them loud, obnoxious and horribly displeased with their mental state, and divorcees susceptible to organized violence. The reason for the prevalence of these substances is that the DEA requires all people who trade in UN controlled substance to obtain a license under 21CFR§ 1301.11. This is a big problem for patients prescribed these substances because their name and "address" are required to be on on every prescription and they are horribly tortured under 21CFR§1306.05 although a person cannot be used to render a place immune from military intervention and normal prescriptions do not contain the patients address under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949).

Only online pharmacies are prohibited against conspiring with the DEA under 21CFR§1301.11(b). Provided their drugs are not intercepted and counterfeited, as in this case, the Indian online generic pharmaceutical industry provides much higher quality drugs in sealed packages rather than with child-proof caps, that seem incite family practice to engage working age people, including themselves, in violence as either victims or perpetrators. DEA registration is also a big problem for doctors, practical nurses, surgeons and pharmacists who do not prescribe or fill prescriptions for these substances, nor do they any legitimate reason to do so. They pay +/- \$1,500 biannually to register anyways due to peer pressure similar, but much more corrupt and out of control than simple gun ownership, in violation of 21CFR§1306.04. This gravely impairs their decision-making and non-use of force, the jus cogens, universal norm of international law under Art. 2(4) of the UN Charter as explained in Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America) Judgment No. 70 (1986).

Doctors, practical nurses, pharmacists and other practitioners, namely Roberta and Sharon, who don't use the license are highly advised not to pay the \$1,500 biannual fee, and optionally retain an attorney at +/- \$200 hourly rate to defend them against whatever irrational fear drives them to pay for such a license. To eliminate the DEA Diversion Control terrorism finance from the State of Oregon it is highly advised that DEA registrants, who actually prescribe controlled substances, be pre-authorized by the State Attorney General en masse and Court individually, to retain a specialized attorney or Oregon Medical Licensing Board bureaucrat to represent their DEA license either to DEA Diversion Control or to an Oregon Health Authority, created for this job, for less or nothing to stop this terrorism finance in Oregon where all drugs have been decriminalized. To effectively decriminalize these drugs the prescription labels must not have the patients address on them, pursuant to the repeal of "address" from 21CFR§1306.05(a). Both Roberta and Sharon pay for DEA licenses although they have absolutely no legitimate reason to do so as family and occupational medicine practitioners under 21CFR§1306.04. It is inconsequential that neither of them have the decency to consume recreational marijuana. Both Roberta and Sharon are to be ordered by the Court to stop paying the DEA biannual license fee. They are encouraged to find a lawyer willing to represent a sworn affidavit under penalty of perjury, for an estimated \$250 annually, plus \$250 an hour for any counsel they might request, that they do not

prescribe any UN Controlled Substances in the course of their professional practice and are therefore not required to register under 21CFR§1301.11.

8. Turn on the Public Electricity, Turn off the Defective National Defense Premises

The *Jackson County Jail* (1976) rerun is fresh. Jackson County municipal governments must pay to turn the public electricity outlets back on. It would be fine for the Public Utilities Commission to solicit for the forfeiture of the torture technology, that enables producers via conspirators to turn off private power to guest computers pursuant to terminating Production of defective national-defense material, national-defense premises or national-defense utilities under 18USC§2156 and confiscate the 'electronic' communication intercepting devices without excessively corrupting the Attorney General under 18USC§2513 pursuant to Public Utilities Commission v. Oregon Attorney General HA-16-11-20 Jackson County cities, especially pseudo(ephedrine)-scientific Park (narcs), must stop turning off the electricity and do more to ensure high speed Internet access, comfortable picnic tables, gazebos and places to work on a computer with electricity, even Indian style. The term "energy facility" means a facility that is involved in the production, storage, transmission, or distribution of electricity. Destruction of an energy facility is a terrorist crime to knowingly and willfully damage or attempt or conspire to damage the property of an energy facility under 18USC§1366. Electricity in Talent failed, shutting down the water supply, during the Almeda fire.

It is too bad the Jackson County District Attorney and Commissioners did not run in the elections after the Almeda Fire their actions are so expensively responsible for, ie. such as the false arrest and excessive fines against wrongfully evicted indigents, retaliatory abuse of prohibition of terrorism finance powers exhibited by these poison, slash pile, Almeda Bikepath Fire and Dead Indian Memorial Rd. Indian war financiers, Means to carry jurisdiction into effect involve adoption of suitable process or mode of proceeding under ORS§1.160. The time for special election is over under ORS§254.660. Art. II Section 11 of the Oregon Constitution provides. When collector or holder of public moneys ineligible to office. No person who may hereafter be a collector, or holder of public moneys, shall be eligible to any office of trust or profit, until he shall have accounted for, and paid over according to law, all sums for which he may be liable. Section 13. Privileges of electors. In all cases, except treason, felony, and breach of the peace, electors shall be free from arrest in going to elections, during their attendance there, and in returning from the same; and no elector shall be obliged to do duty in the Militia on any day of election, except in time of war, or public danger. Section 14. Time of holding elections and assuming duties of office. The regular general biennial election in Oregon for the year A. D. 1910 and thereafter shall be held on the first Tuesday after the first Monday in November. All officers except the Governor, elected for a six year term in 1904 or for a four year term in 1906 or for a two year term in 1908 shall continue to hold their respective offices until the first Monday in January, 1911.???

Although the District Attorney and County Commissioners did everything they could to cause a major disaster it is the FBI who have been twice witnessed arsoning divorces. The reason for the pervasiveness and environmental obsession of the local FBI/DEA seems to be that the Fish and Wildlife Service National Forensic laboratory narcs to the FBI from their front desk. The Internet environment on the south side of Ashland is totally infringed as a result. They are very fond of infringing on and destroying federal government publications and national news reports and blogs, as they are being read and written. In their most recent escapade an FBI informant who had accidentally had abusive father of her child killed, came up to me and had to be counseled not to go after his

surviving family because collective punishment is prohibited under Art. 33 of the Fourth Geneva Convention. She was in error to go to the FBI instead of leaving her abusive relationship. The US District Court case I was reading could not be Googled and seems to have been deleted, It is a shame because in the past the local US district Court were extremely skilled legal writers, whose agricultural case law was superb, if underappreciated by the litigants, and it is not known if they continue to enjoy their ability to write at this time the US Supreme Court is unpublished due to pseudo-ephedrine related meningitis and computer hacking. To do the federal legal environment justice and reduce the violence of dissatisfied, tortured state litigants, maybe especially the arsoned divorce court, it is necessary to disconnect the FWS National Forensic Laboratory and affiliated pseudo-scientists from the FBI, or even thinking that the FBI is anything but a federal terrorist organization, without losing control over the federal and international law enforcement they have to deal with. The way to do this is for the US District Court to appoint a federal lawyer magistrate to serve as General Counsel to the FWS National Forensic Laboratory pursuant to 28USC§631et seq. and 42USC§1989.

9. Worst Patient Boards

Hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus. Hall's menthol is the highly curative frontline treatment for cold and flu. Flu may require pharmaceutical support with Amantadine (Symmetrel), Oseltamivir (Tamiflu) and Zanamivir (Relenza). Washing is important. For the record, Stonebreaker (Chanca piedra) cures urinary and gallstones overnight. Heart disease patients require information regarding unwashable cardiotoxins and antibiotics to cure endocarditis as well as statins. The US Supreme Court has not published since June 20, 2019 and it is believed they require Ampicillin to treat meningitis after pseudo-ephedrine brain shrinkage. They say doctors make the worst patients. This seems to be the fundamental germaphobia regarding the global medical response to coronavirus and flu pandemics. Pseudo-ephedrine is a speed that is hypocritically indicated to clear the sinuses and nasal passages, and is of great concern. Doctors almost invariably assault the people who treat them and severely abuse the people who cure them, of for instance Roberta's Crohn's disease. Retired doctors don't tend to misbehave. People with lesser medical educations such as nurse or medical assistant tend to have problems with being prescribed psychiatric drugs and pseudo-ephedrine to commit genocide against their working age families and society in general. Doctors being the worst patient is probably the mens rea for treating working age Americans so poorly that their death rate has increased since 2010 while the elderly death rate has continued to decline. To do rampant two bag meth, pharmaceutical, marijuana and tobacco adulteration adulteration justice the testimony of Roberta Ann Samoss M.D. (aka Rivka Ann Sanders) and Sharon Michelle Scelza practical nurse are to be brought before their respective license boards for unprofessional or dishonorable conduct under ORS§677.188(4) and the FDA pursuant to the Food Drug and Cosmetic Act (FD&CA) under 21USC§331 and §333. To prevent more product adulteration and conclusively punish her adultery Roberta Ann Samoss M.D. (aka Rivka Ann Sanders) is also obligated to change to the name she used before her marriage Roberta Ann Samoss MD aka Rivka under ORS 107.105(1)(h) whereas a decision resting upon “non-infringement” is generally much more secure than one on invalidity *Harries v. Air King Products Co.* No. 210, Docket 21600 (1950) L. Hand, Chief.

Informed consent is the integral component of the Nuremberg Code developed in the Trials of War Criminals before the Nuremberg Military Tribunals under Control Council Law No. 10, Vol. 2, pp. 181-182. Washington, D.C.: U.S. Government Printing Office, 1949. The Doctors' Trial (officially *United States of America v. Karl Brandt, et al.*) was the first of 12 trials for war crimes that the United States authorities held in their occupation zone in Nuremberg, Germany after the end of World War II.

Before the American Medical Association (AMA) Code of Medical Ethics index was severely degraded by leadership accused of unethical biological experimentation on humans, by a medical doctor who gave a speech, it provided for a million dollar fine for violations of informed consent. The problem in this case is that for my entire life Roberta has refused to prescribe me, her son, necessary medicine under color of law and does not have the heart to encourage me to be identity thefted and untreated by organized medicine. Sharon was recently sent to practical nursing school by the in-laws to redress her 2014 conspiracy to torture me with the exact same two bag meth and high tech online pharmaceutical drug adulteration conspiracy as she engaged in over the recent Christmas holiday before having memory of her aggression erased and criminal responsibility for amanita trail mix (treated with milk thistle) and dog hair, psychedelic, psychiatric TMJ adulteration of my entire trim share of the marijuana harvest, transferred to her mycologist under obvious command of Roberta. Believing in the Hippocratic Oath, like she believes in Judaism, Roberta merely took a secret plane flight, when she should have been traveling with me to write this brief, and returned with which, tasting sweet and not curing minor flatulence, I believe to be placebo metronidazole, from my online pharmacy order, that I threw in the trash. To treat the meningitis they caused me and compensate me for the drugs they robbed, to the satisfaction of their Boards, I require that they compensate me, and via me other victims at not charge, in the form of a prescription, they give me money to pay for – 100 ampicillin 500 mg, 100 metronidazole 400 mg, 100 amantadine 100 mg.

Roberta's major war crime this second divorce seems to be that Sharon violently infringed on my nearly completed 2020 cancer research, a very good year for the National Cancer Institute, that had inspired me to try to quit smoking tobacco. To be civil with Hospitals & Asylums, with its full length medical textbook nearing completion of its second edition, this is a violation of the Prohibition of interference with the medical profession under 42USC§1395. Even after committing me a psychiatric hospital during her first divorce, right after I recovered in six months from DOM exposure, where I had been used in an experiment without my consent to cause the potentially lethal extra-pyramidal symptoms by combining two pills, subsequently developed psychiatric medicines are now lethal with one regular dose, and widely used environmentally and in product adulteration to cause temporomandibular joint (TMJ) discomfort known as meth mouth. A high school friend named David Haskamp died on New Year Eve when the antidote Cogentin had been removed from the market, before the FDA had approved the flu drug Amantadine (Symmetrel), that remains unproven, hospitals are addicted to Benadryl. Her continuing psychiatric slavery of non-Jewish children with her new husband incited the 9-11 suicide attacks. It is a serious offense against the United States and global economy that she does not respect that torturing her son Tony tobacco addict is a war crime against Hospitals & Asylums (HA). seem understand Roberta had me eat hallucinogenic kosher salt without informed consent on New Year's and metaphorically murdered quitting smoking, like she murders the money she gives. The “kosher” salt, also found in Salted Party Nuts causes a divine foreign language hallucination of family, followed by several days of delusional thought and erectile dysfunction. Not Marty's preferred salt for bread. The major war crime seems to be that an online pharmaceutical drug and tobacco (at least in California and Oregon) counterfeiting operation needs to be confiscated. These perjurous non-lawyers have however never been able to tell the truth regarding their heinous conspiracies, and the following legal citation is designed to do justice, these two genocidal health professionals are not liable for more than a \$1,000 fine if they comply but this can go up to \$10,000 if they refuse to divulge information about this counterfeit operation they obviously possess under 21USC§333(a). I would prefer to go into exile than retaliate for wrongfully institutionalizing me in the past, against these small people, with a big divorce settlement, I and the college fund descendants love, but who occasionally engage in armed attacks, without reason, against Hospitals & Asylums.

To redress the online pharmaceutical and widespread tobacco product adulteration by health professional and police conspiracy evident in at least Oregon and California, in the same spirit as coronavirus vaccine monopolists need to be sued to advertise that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus, the unjustly enriched Affordable Care Act needs to be sued for the maximum amount of \$100 million under 15USC§1 to guarantee Warranty of Title and Against Infringement, Obligation of the Buyer against Infringement Sec. 2-312 pursuant to the Food Drug and Cosmetic Act under 21USC§331 and §333. FDA CDER Drug Info will need to ensure the apologetic cooperation of the Center of Tobacco Products that severely contaminated the 2014 harvest with green tomatoes, with their unskilled teenage anti-smoking propaganda soldiers, and be nice to the affected tobacco producers – specifically the cheap pipe tobacco people roll to avoid paying the high price of premium tobacco and Taylor makes, some of which may be contaminated. It has been advised that the Center of Tobacco Product must be abolished, because, like me, the FDA and their inspectors, should not spend their tobacco and other revenues on "tobacco". Human testing is complicated by the TMJ induced allergy to tobacco that can cause potentially lethal extrapyramidal symptoms. The other poison causes nausea that is quickly relieved by smoking good or TMJ contaminated tobacco. This noxious substance seems to be the same that had been used to contaminate my online pharmaceutical cabinet in 2014. The problem may be confined to Oregon and California where an estimated 1,000 fires were ignited by the FBI when my mom's divorcing infringement intercepted my ID from the organized arson conspiracy of the Yosemite National Park identity theft posse, and now sells adulterated tobacco. These leaks are too majorly disastrous and I am going to have to go to a state other than Oregon or California to conclude my cancer research.

10. Divorce Reform

Your honor, gentry. Fie on the Oregon Code of Professional Responsibility. CPR falsely accuses me of “unlawful” practice of law under DR-3-101 that needs to be amended in the title to read Unauthorized practice of law, and in the text to define Unauthorized practice of law, without statutory authority, ultra vires in Latin. This literary redundancy is as extremely unprofessional as the confession that lawyers supervise covert activities of their clients under DR-1-102(D) that needs to be repealed. The Circuit Judge has the right to solicit for the amendment of the CPR to begin to redress chronic poisonings and divorce related arson in Jackson Count. It is also left to the Circuit Judge to instruct the fury and ensure the High Court summons the cyber assaulting Attorney General to amend the interception of communication statute exactly as directed in *Public Utilities Commission v. Oregon Attorney General, Ellen Rosenblum* HA-16-11-20. (1) repeal ORS133.726 (Interception of Oral Communications without Order), (2) amend ORS 133.737 (Disclosure and use of intercepted communications) to 'Non-disclosure and non-use of intercepted communications' and 'Any' to 'No' in paragraphs 1-3. (3) repeal ORS164.345, ORS164.354 and ORS164.365 (Criminal Mischief), (4) require all law enforcement officers (including mandatory) and corrections officers possess a Bachelor degree.

Several issues have arisen in this case specifically regarding Uniform Divorce Procedure Reform. First, ORS 107.105(1)(h) is in error because the infringement of names affects both family parties, and the Alameda Fire has driven home that this deadly sin affects everyone. To provide uncomplicated divorces with immediate annulment, and reduce complications due to infringement, it is proposed that this law should be amended by the Attorney General to read: For the record, the court shall change the name of either spouse to the name they held before the marriage(s) pursuant to Rule 5.12 of the Oregon Rules of

Appellate Procedure (ORAP). Second, to prevent cruel and unusual torture contracting and provide divorcees with the moral support they need, family lawyers must be held responsible for representing the interests of the entire immediate family by ensuring the entire immediate family is served with their finest briefs and facilitated to participate informed of the legal fee burden of the divorcees under 24USC§420. Briefs are explained in ORAP. The unauthorized copying notice covering case files in family cases in particular, should probably be amended to authorize service on all immediate family members. My mother has not treated me her entire medical career and is particular vulnerable to neglecting and abusing me under color of law. Third, college funds for children and grandchildren are advised to come to an equitable, moral and altruistic settlement of the assets of rich divorcees who exhibit a corrupt inability to pay pursuant to ORS§107.105(g), ORS§107.085(2)(b)&(3) and 24USC§419. Fourth, to prevent these incessant divorce related tortures, arsons and all around first degree murder it is necessary to reinterpret the use of confidential information forms (CIF) pursuant to Uniform Trial Court Procedure (UTCP) 2.130. Case files for sale should include only briefs written by lawyers or parties that have been received by the judge and sent back to the Clerk. Forms must not be published at all, although social security numbers are all that are entitled to special protection under this law. Residential addresses must not be published whereas a person cannot be used to render a place a place immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949).

Rivka and Marty need to ghet *Bruker v. Marcovitz* 2007 SCC 54. Rivka no longer has Crohn's disease under 24USC§326. I had to petition the High Court to be informed to go to the Clerk to get the case file and non-respondent lawyer. My speedballing, kosher salt hallucinating Jewish mother went on a secret plane flight to return with Jay with placebo metronidazole and an entire harvest adulterated, instead of taking a vacation with me to write a brief as I had requested. Adultery is a deadly sin. Roberta Ann Samoss aka Rivka should not infringe on Anthony (Tony) Joseph Sanders. She needs to be ordered by a judge to change her name at the Medical License Board. She is estranged from her son and suspended from HA. Oregon must be exiled for three deaths, including an 83 year old traffic judge with Alzheimer's. The guilty stay. The Bear Creek Bikepath record is two FBI arsons for two divorces, trafficking the males to prison for a spell. A third divorce arson, admittedly incited by the woman, is in the cemetery David Lewis age 46, the same as I. My sister, the new practical nurse 's stolen Amantadine does not satisfy the FDA TMJ trial. Hall's is the frontline treatment for coronavirus and flu. Amantadine for flu and the TMJ on the street. Metronidazole to stay on the trail. Sharon owes me a prescription for Amantadine, Metronidazole, and most of all Ampicillin to treat the meningitis caused by brain shrinkage from her pseudo-ephedrine to stay out of the Board and report the high tech counterfeiting to the FDA this time. The High Court needs Ampicillin to treat pseudo-ephedrine and statin related meningitis of brain shrinkage and publish for the first time since June 20, 2019 - 'Hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus. Hall's cures coronavirus and Flu. Consult a physician regarding Pneumovax to prevent chronic meningitis and heal pseudo-ephedrine or statin related brain shrink”.

The non-response of divorce Attorney Samantha Malloy is open to criticism under the Oregon Code of Professional Responsibility for failing to file properly using the original maiden name, then failing to represent the interests of her family law client and delay. Due to her use of a statutory restraining order in her Summons preventing the dissipation of assets in domestic relations actions under ORS§107.093(5) her non-response constitutes concealment of assets under 18USC§1956 uninvoked to prevent public interference as noted in the conclusion of *Fairy Ponds Campground et al v. Virginia Christiansen* HA-20-28-11-20. The Hobbe's Act is in full effect and it would seem that Rivka took a

secret flight to our alma mater at the University of Cincinnati to get a “keg” of cardiotoxin and infringe on Tobacco, Tax and Trade Bureau. It is highly suspected that she is the cardiotoxin supplier of the current prohibited devices of the Court Security after tiring of two bag meth. I ran into her yesterday on the street and lost another outfit to her physician friend from Milwaukee, Sofia, who wanted to heart attack first and then perjure later in the week regarding the source of my student loan information that is a scam to take disabled persons hostage for three years of fake forgiveness and then reinstate the obligation that must be paid in full to set me free to earn taxable income. 10 feet social distance. The incessant legal proceedings need to be terminated by the High Court to prevent continuing murder conspiracy between the judges and doctor. Furthermore, Ms. Malloy's OBN: 086566 seems particularly unlucky. Her six page brief brought to her Title 24 of the United States Code in the act of impeaching the Secretary-General of the United Nations for the coronavirus depression incidental to cutting UN Peacekeeping to \$6.6 billion (Revelation 13:10). Ms. Malloy refuses to respond to me. My family has been destroyed by poisonous covert activity due to their legal incompetence. As a family lawyer Ms. Malloy is held responsible for this malpractice under DR-1-102(D) that needs to be repealed. Perhaps, like her client she needs to have her license terminated and replaced with a more lucky number. Initial angry thoughts, before preliminary forgiveness, were to suspend her license with pay authorized by a judge of the High Court to cooperate with the unauthorized practice of law, without statutory authority, *ultra vires* to overrule the unlawful practice of law under DR-3-101. The primary lesson for divorce cases, to avoid the murderous accusation of “robbery”, is that the brief, trial and lawyer must be extended to all immediate family members and roommates under 24USC§420.

11. Legislative Amendment Warrants

Divorce Briefs

Publish or perish? Confidential Information Forms under Uniform Trial Court Rules UTCR 2.130 should not be published in the Case File, at all, nor should residential addresses be declared in any Divorce Briefs approved for publication by a judge pursuant to Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949) and the Oregon Rules of Appellate Procedure (ORAP). Any of the records of the court may be consolidated, as the court may deem appropriate, so long as the essential elements of information and the inherent purpose of those records are maintained pursuant to ORS§7.015.

Maiden Name Required on Divorce Briefs

To amend ORS§107.105(1)(h) pursuant to Rule 5.12 of the Oregon Rules of Appellate Procedure (ORAP) – To change the name of either spouse by requiring the use of the original (maiden) name on all divorce filings. The law currently states: To change the name of either spouse to a name the spouse held before the marriage, the court shall order a change if it is requested by the affected party. Where a statute is equally susceptible of two interpretations, one in favor of natural right and the other against it, the former is to prevail under ORS 174.030. There is no denying that this infringement affects both families and the natural right is that all divorce briefs must begin by using the names they held before their marriage(s). A decision resting upon “non-infringement” is generally much more secure than one on invalidity *Harries v. Air King Products Co.* No. 210, Docket 21600 (1950) L. Hand, Chief.

Oregon Code of Professional Responsibility Amendments

To amend the redundant Unlawful Practice of Law to brief lawyers and non-lawyers regarding the Unauthorized practice of law, for the judge, and define Unauthorized practice of law, without statutory authority, *ultra vires* in the first sentence of DR-3-101.

To repeal the authorization of covert activities in DR-1-102(D).

To ensure the High Court summons the Attorney General to amend the interception of communication statute as directed in *Public Utilities Commission v. Oregon Attorney General, Ellen Rosenblum* HA-16-11-20 pursuant to Rule 5.12 ORAP. (1) repeal ORS133.726 (Interception of Oral Communications without Order), (2) amend ORS 133.737 (Disclosure and use of intercepted communications) to 'Non-disclosure and non-use of intercepted communications' and 'Any' to 'No' in paragraphs 1-3. (3) repeal ORS164.345, ORS164.354 and ORS164.365 (Criminal Mischief), (4) require all law enforcement officers (including mandatory) and corrections officers possess a Bachelor degree, with judicial review for *prose plaintiffs vs. State of Oregon* and the unemployment and/or disability they need to achieve the degree pursuant to the Armed Forces Retirement Home Trust Fund under 24USC§419.

Federal Law Amendment Warrants

To require the US District Court to appoint a federal lawyer magistrate to serve as General Counsel to the Fish and Wildlife Service National Forensic Laboratory pursuant to 28USC§631 et seq. and 42USC§1989.

To insert the word 'prescription' after inspection, and before fumigation, in domestic quarantine statute under 42USC§264 and 42CFR§70.2 pursuant to the Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021.

To repeal the “address” requirement from the (home-side) Manner of Issuing Prescription under 21CFR§1306.05 whereas a person may not be used to render a place immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949).

To comply with Arts. 2, 4 and 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT) (1987) the phrase “outside the United States (tampered in 2009)” must be repealed from 18USC§2340A(a). Exclusive Remedies at §2340B must be amended to convey the message: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation under Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987).

To charge the Affordable Care Act \$100 million for tobacco product adulteration, maybe confined to Oregon and California, under 15USC§1 to guarantee Warranty of Title and Against Infringement, Obligation of the Buyer against Infringement Sec. 2-312 pursuant to the Food Drug and Cosmetic Act under 21USC§331 and §333.

To anti-trust coronavirus vaccine manufacturers \$100 million to advertise that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus pursuant to 15USC§1.

To stop counterfeiting under 31USC§5153 and prevent economic collapse from the sale of t-bonds and special issue bonds from the extraordinarily expensive Coronavirus Relief Acts, the Secretary of the Treasury shall protect the stock exchange against the cost of the COVID-19 pandemic relief acts and federal deficit by devaluating of the US dollar to keep the deficit within 3 percent of GDP pursuant to the Marshal Lerner Condition under 19USC§4421, 22USC§5301 *et seq.* and 2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the Secretary-General A/74/585 of 11 December 2019. The United States Treasury shall continue to devalue the dollar to print out federal deficits in excess of three percent of GDP without consequence to the stock market. The estimated devaluation for calendar year 2020 and current coronavirus relief act, but not including regular calendar year 2021 is 16% of GDP. A 16 percent devaluation of the US dollar would yield a US \$96.1 trillion Gross World Product (GWP), 12.1 percent more than the -4.4 percent depression of US \$85.7 trillion GWP estimated by the Bretton Woods Institutions in 2020.

Trust Trial

To settle 50/50 as directed in the attached Petition for Dissolution of Marriage.

To create a college fund for the descendants of each divorcee to pursuant to ORS§107.105(g), ORS§107.085(2)(b)&(3).

To appoint Anthony J. Sanders trustee of the trust fund to immediately extinguish his and Ephraim Andrew's student loan bills, try again to be un-infringed taxpayer, and be informed of now estranged nieces college education.

To support Regina Boykins, a recently widowed female African-American small business owner, of Spirit of Shakti, organic clothing retailer, claim for \$10,000 SBA grant pursuant to non-discrimination in disaster relief under 42USC§5151.

To suspend the license of Rivka Ann Sanders for the review of the Oregon Medical Board of detox in four months with up to \$1,000 fine for destruction at state trial under 24USC§154 and up to \$10,000 bond for the Board to inform her son and Food and Drug Administration (FDA) of tobacco and online pharmacy counterfeiting, computer abuse, cyber-stalking, and toxic substance delivery devices of this divorce under 21USC§333(a)(f). To reinstate her license she must file - Dr. Samoss - Roberta Ann Samoss M.D. aka Rivka pursuant to ORS§107.105(1)(h).

To order Rivka and Sharon to stop paying the +/- \$1,500 biannual DEA registration they have no legitimate use for and therefore are not required and should not register under 21CFR§1301.11.

To order Sharon and Jay to disclose the identities of their informants to Sanders, Tony J(udge)., fully intending to terminate those associations before Sharon gets her FBI killed her legally charged husband reward, Jay kills people to prove he is no longer the innocent person pleading no contest, more people are poisoned, die, become criminally insane or they get divorced under ORS§133.703.

To order Sharon to compensate her brother for two online pharmacy adulterations by paying for and scheduling an appointment to administer agreed upon Pneumovax.

To order Jay to pay Tony \$1,000 for two months adulterating the entire trim share of the 2020 marijuana harvest and apologize for the amanita poisoning as a malpracticing mycologist.

To recover \$500 civil damages from Rivka's up to \$1,000 fine for the author to *ghet* a bus ticket to go winter hot-springing in Arkansas and amend the creation myth of the National Park System in 16USC§1a-1 (2013 restored) and 54USC§100101(b)(1)(A) from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent' pursuant to 16USC§361 *et seq.* 24USC§18 and §20. When the chiggers (treated with nail polish) come out, hike to Battle Mountain Sanitarium Reserve to perfect the *bona fide* claims to land of the National Park System and get back on the American Discovery Trail to detoxify, cure coronavirus and flu with Hall's anti-trust vaccine paid advertising, Pneumovax and publish the US Supreme Court and pass the Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021, better late than never, under 24USC§153.

Exhibit A Draft College Funds

College fund for descendants pursuant to ORS§107.105(g), ORS§107.085(2)(b)&(3).

Roberta Ann Samoss aka Rivka dob Fri. 13 January 1954 \$150,000

children

Anthony J. Sanders dob August 11, 1974 extinguish

Sharon Michelle Scelza dob August 11, 1976 extinguish

Jay Scelza

grandchildren

Eliana Scelza

Cora Scelza

Lila Scelza

neighbor

Troy

Ephraim Andrew dob February 5, 1973

Martin Bradley Bodzin \$100,000 trustee

children

Maxamilian Bodzin Funeral Director needs a Bachelor degree

Jordan Bodzin

Alexis Bodzin

any grandchildren

Done,

Anthony J. Sanders

Hospitals & Asylums

www.title24uscode.org

sandersasylum@gmail.com