

All colored highlights, underlines and notations added

Published and distributed 9-7-01 through 9-10-01

# The HAMILTON CRIER

VOL. 1 No. 6

PRINTING THE NEWS YOU WON'T READ ANYWHERE ELSE!

July-September, 2001

## LOCAL PLAGUES—Hamilton County Judges Warned in Advance!

WHILE central Texans fret over yet another bad drought year, fires, and even biblical type plagues such as the recurring grasshopper swarms that have destroyed crops all over the central Texas area, many are beginning to wonder "Why?"

Are we being singled out for harsh treatment by unseen forces for some strange, unknown reason? Or has it been made quite evident to the judges whose job it is to make court orders requiring local burn and water usage bans, among other such edicts, the *real* reasons for these troubles?

If we have displeased our Creator and incurred His wrath, who is to blame, and what can and should be done about it?

Last summer, in the 220th District Court of Hamilton County, in a hearing attended by few local Hamiltonians, local minister and prophet Richard Scott told two district court judges, and other assorted denizens of the Hamilton courts, the true reasons for what are fast becoming serious plagues, that are hitting the locals with a vengeance.

Before a jury was ever selected in the case recently decided against Scott, on September 11, 2000 judge James Morgan, visiting judge James F. Clawson, Jr., and Hamilton County judge Charles Garrett

were all in court that morning for a hearing concerning the recusal of judge Morgan. Scott told a hushed courtroom:

*"Judge Morgan has not heard any of these motions regarding the evidence, or the sufficiency of it either, and that's why that [Motion to Suppress Evidence] was presented, so that I could get a hearing before an impartial decision maker, and an unbiased decision maker, on that issue."*

*"Because I have yet to have a fair hearing in that regard, and I put forth in there also a notice to this county and to this state of the causes of the current drought it is [we are] suffering, which is Ezekiel chapter 22 verses 23 through 29; and I think the court and the prosecutors need to acquaint themselves with those verses because it's a very important scripture that deals with this situation that we're looking into here today!"*

The scripture in question says:

*"Again the word of Yahveh came to me: 'Son of man, say to the land, "You are a land that has had no rain or showers in the day of wrath." There is a conspiracy of her princes within her like a roaring lion tearing its prey; they de-*

*vour people, take treasures and precious things and make many widows within her.*

*"Her priests [ministers] do violence to my law [see the article: "Gimme That 'Ol Time Religion?" in this issue, beginning on page 15) and profane my sacred things; they do not distinguish between the sacred and the common; they teach that there is no difference between the unclean and the clean; and they shut their eyes to the keeping of my sabbaths [Which are neither Saturday nor Sunday!], so that I am profaned among them."*

*"Her officials [judges, sheriffs, etc.] within her are like wolves tearing their prey; they shed blood and kill people to make unjust gain. Her prophets [major TV, radio and newspaper media] white-wash these deeds for them by false visions and lying divinations [foretelling the future as a supposed science-led wonderland of convenience and prosperity]."*

*"They say, "This is what Sovereign Yahveh says"—when Yahveh has not spoken. The people of the land practice extortion [through the courts, mainly] and commit robbery; they oppress the poor and needy and mistreat the stranger, denying them justice."*

It's doubtful any of the judges in court that day ever cracked open a bible to read these words (or understood them if they did), if the troubles hitting Hamilton and central Texas are any indication, so the next two verses also apply:

*"I looked for a man among them who would build up the wall and stand before me in the gap on behalf of the land so I would not have to destroy it, but I found none. So I will pour out my wrath on them and consume them with my fiery anger, bringing down on their own heads all that they have done," declares Sovereign Yahveh* (Ezekiel 22:30-31).

Richard Scott has been telling about the present U.S. economic troubles over the Internet ([www.APT-OFFICIAL.com](http://www.APT-OFFICIAL.com)) since before Y2K came and went, warning about the future dangers of the "FED" dumping billions of dollars into the economy in anticipation of a panic that never appeared.

Perhaps it is time you followed his advice, and owned some *real* gold or silver coins (.9999 fine, such as the Canadian Maple Leaf silver \$5 coin), as the inflated dollar deflates, taking most of the nations' remaining wealth with it. Some heartfelt change (repentance) is also direly needed!

Date taken from court transcript... correct date September 12, 2000

Website now defunct, due to year-long false imprisonment of the prophet/author

All colored annotations and lines added

government (birth certificate, social security, driver's license, etc.) are already null and void, due to non-disclosure, changing of the contracts, and failure of fair consideration.

You could demand that the contract be brought forward that compels you into a maritime jurisdiction, subject to specific performance under the statute you're being charged with violating, empowering the court's jurisdiction to act in the first place.

Simply giving public notice that all those contracts are canceled due to "failure of fair consideration" forces those who would charge you with some "crime" to prove that their worthless promises to pay ("dollars") do in fact constitute the payment of something valuable (something which has intrinsic value of its own) or is otherwise "fair" and not unconscionable fraud.

#### Prohibiting Abuses of Power

If the court insists in having its way with you, the proper response is known as a Writ of Prohibition, which is a civil remedy given in a civil action, even when instituted to arrest a criminal prosecution.

It is useful when the matter belongs to another jurisdiction (common law, rather than admiralty or chancery), when having jurisdiction the court attempts to proceed by different rules from those which ought to be observed, or when by exercising its jurisdiction the inferior court would thereby defeat a legal right.

It can also be used to prevent a judge from instituting a new trial after the trial term has expired. The Writ of Prohibition is to redress cases of abuse of power and unlawful exercise (usurpation) of judicial function.

But before it can issue it must be obvious from the record that it is a case of extreme necessity, where the aggrieved party has applied in vain for redress, and other existing remedies are inadequate to afford any relief (such as when judgment is confessed by silence and equitable estoppel).

#### Voidable Judgments

It must be always understood that a court that lacks subject matter jurisdiction cannot render any valid judgment; and that any "judgments" it issues are void ab initio (from the very beginning), and can be challenged at any time, even after sentencing, so long as proper objection was voiced and exception taken thereto on the record of the inferior court's proceedings!

4-1-01 Edition)

#### Definitions

text otherwise requires, terms shall have Words in the plural form shall include ds importing the masculine gender shall ludes" and "including" do not exclude same general class...

following types of crimes (Federal or laws; burglary; counterfeiting; forgery; sale or possession of deadly weapons; uring, pandering, white slaving, keeping tortion; swindling and confidence games; to commit, or compounding any of the otic drugs and use of marijuana will be e.

### Watch Our Web Site For Important Files!

You've read all about it in **The Hamilton Crier**, but how much of it is *really* true, you may be wondering.

The slimy underbelly of the dragon that Hamilton's flawed courts have become, under the guidance of tyrannical judges and prosecutors—who are conspiring together with other county, state and federal employees and alleged "officials" to railroad convictions—cannot continue, once a spotlight of truth and the glare of public attention is focused on these denizens of the dark.

We'll soon be posting audio files and an electronic edition of the Crier is now online, which you can access on your own personal computer (or through the free computer at your local library). Soon, you'll be able to hear as well as see for yourself who's lying, and who's telling the truth!

~~<http://www.APT-OFFICIAL.com>~~

### NEWS YOU MAY HAVE MISSED:

The author and publisher was to experience all these and even worse life-threatening, extremely inhumane, and indecent mistreatments in the state jails of Texas from December 6, 2005 through November 22, 2006.

During this time, the unlawfully held prisoner suffered many abuses, due to hostile religious persecution, simply because his long-standing Nazarite vow (Numbers 6:1-12) forbids him to cut his hair (and also because he truthfully said he had delivered all eight of his children and first grandchild at home, without medical help or intervention).

Denied adequate food, and forced to "fast" (starve) often, the prisoner was attacked by guards, kept in solitary confinement and denied almost all recreation and sunlight for nearly the entire year, was pepper-sprayed once and then denied a shower for 24-hours afterward and medical supervision (along with most other urgently-needed medical attention), and many similar abuses and evils that year!

### Texas Prisoners Fast For Humane, Decent Treatment

Texas prisoners have begun a hunger strike/death fast protesting conditions in segregation, isolation and high security units, hoping to finally see the light of day shine upon their hopeless circumstances.

One prisoner, Gerald Williams of Eastham unit, has already been hospitalized in the spontaneous protest of cruel prison segregation conditions.

Tormented by inhumane living conditions, prisoners began the fast as the 30th anniversary of the Attica prison riots looms just around the corner (September 13th).

Calling this a "peaceful hunger strike" prisoners are seeking to put an end to such abuses as the increasing use of solitary confinement as a form of secure inmate housing, even in older units without so much as a fan, where temperatures reach into the 100's during hot Texas summers.

Segregation, once a means of temporary torture to break the will of stubborn and troublesome inmates, is now the preferred means of convenience for running an "efficient" operation by corporate-minded prison officials, who increasingly seem to think of the people (both prisoners and guards) trapped behind the bars of this system as little more than a profitable work product.

Often depriving prisoners of any outside contact, of regular meals at humane hours ("breakfast" can be served at 3:00 am, for instance), and even refusing to turn lights out during the night, has led some prisoners to the brink of suicide, and has already pushed some over that precipice.

Regardless of their crimes or reasons for being where they are, how we treat our fellow human beings says something about us as a society and individually.

The death penalty for violent criminals, rather than a lifetime of such inhumane tortures, would be far less cruel. As inmates voluntarily go without their meals, what will you do to help ease their suffering?