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January 23, 2006

Hon. Nita M. Lowey
Member-House of Representatives
1313 Longfellow Office Bldg.
Washington, D.C. 20515-3220

Dear Congresswoman Lowey:

1. Almost seventeen (17) years ago, without jurisdiction, without notice, without a trial or hearing, without any due process, *in absentia*, and without any articulated reason, Chief U.S. District Court Judge **Charles L. Brieant**, by oral edict to the building security guards, excluded me from the U.S. Courthouse and Building in White Plains.

Your intervention was helpful in that the response from Chief Judge Brieant produced written confirmation of such oral, without any due process, *in absentia*, edict.

Chief Judge Brieant's letter to you, dated January 23, 1990, is attached, asserted that I had "been enjoined from abusive litigation" which, I submit, even if true, has no relevance to my physical exclusion from a courthouse.

Although such physical rendered all criminally proceedings constitutionally infirm since, on its face, it violated the Amendment VI mandate for a "public" criminal proceeding", you did absolutely nothing to protect those accused, the public or the Constitution!

2. At the time such physical exclusion oral edict was issued by Chief Judge Brieant, the Iran-contra scandal was at its zenith. "Impeachment" of President **Ronald W. Reagan**, Vice-President **George H.W. Bush** and others, was an almost everyday demand, particularly by members of Congress.

Admiral **John M. Poindexter**, Colonel **Robert C. McFarlane**, Colonel **Oliver L. North** and others were publicly roasted and criminally prosecuted for selling arms to Iran, for the release of American hostage in Lebanon and using some of these federal monies to save the "body & soul" of the contra's in Nicaragua, in response to the desires of the President.

"**Congress has the exclusive control of the federal purse**" was repeated *ad nauseam*, as approximately 100 million dollars of federal funds were expended for an Independent Counsel inquiry and prosecutions.

The "abusive litigation", as described by Chief Judge Brieant, included **his unauthorized** expenditure of federal funds and the receipt of **unauthorized** federal services, which are felonies, punishable by fines and terms of incarceration (31 U.S.C. §§1341, 1342).

3. In my letter to Attorney General **Alberto R. Gonzales** of July 8, 2005, I advised him, with documentary support, that in a scenario scripted by Chief Judge Brieant, U.S. Attorney **Samuel A. Alito**, had expended "staggering" sums of *unauthorized* federal funds and "cooked" his federal records in order to concealed such *unlawful* expenditures from the Article I Congress.

This letter to the Attorney General was, *ante litem motam*, since it was sent almost four (4) months *before* **Samuel A. Alito** was nominated to be an Associate Justice of the Supreme Court.

In my letter to Attorney General **Alberto R. Gonzales** of July 8, 2005, I advised him, with documentary support, that in a scenario scripted by Chief Judge Brieant, U.S. Attorney **Samuel A. Alito**, had expended “staggering” sums of *unauthorized* federal funds and that he “cooked” his federal records in order to conceal such *unlawful* expenditures from the Article I Congress.

This letter to the Attorney General was, *ante litem motam*, as it was sent four (4) months *before* Alito was nominated to be an Associate Justice of the Supreme Court of the United States.

4. Besides Judge Brieant, those jurists in the Federal Courthouse at White Plains involved in the *unlawful* receipt of federal services are United States District Court Judge **William C. Conner** and U.S. Bankruptcy Judge **Adlai S. Hardin, Jr.**

While the good faith and lack of personal gain of President Reagan was not involved in Iran-contra, the motives and intent of Judges Brieant and Conner were and are base and criminal.

Initially, while the motives of Judge Hardin were probably non-criminal, they have also become base and criminal.

5. Lacking an appropriate response by those here accused, I anticipate you will act appropriately since, as Judge Alito correctly said, “No one is above the law”!

In the meantime, I would appreciate if you will instruct your employees to confirm, to all that inquire that, with your knowledge, I am physically excluded from the U.S. Courthouse in White Plains., albeit a born American citizen and battle-starred veteran of World War II.

Most Respectfully,

GEORGE SASSOWER

cc: Hon. Nita M. Lowey. 222 Mamaroneck Avenue, White Plains, NY (914) 428-1707
Judge Charles L. Brieant
Judge William C. Conner
Judge Adlai S. Hardin
Judge Samuel A. Alito
Attorney General Alberto R. Gonzales
Westchester Bar Association
The Journal News
Channel 12-Westchester, News
Martinelli Publications