

## WHEN VULTURES RULE...

Arlington, Texas (Karen Snider's case): If I told you armed men with guns forced their way into our home, handcuffed my husband and assaulted me, you might think I had been watching too many TV crime dramas; I lived in another country; or I was insane. This is exactly what happened to us in Arlington, Texas, July 1994. We were not a drug bust. We were not murderers. We were ordinary human beings who bred, showed and sold Himalayan cats. We had not been cruel, negligent, or otherwise abusive to our animals. We were a nationally advertised Himalayan cattery. We had raised and exhibited the cats for over fifteen years. It began following a Halloween cat show in Ft. Worth in October 1993. We suddenly became the object of a harassment campaign. I was told an anonymous female caller began calling Arlington offices and the Humane Society in Ft. Worth weekly. The complaint was that I supposedly had "sick and dying cats and kittens living in deplorable conditions and authorities needed to do something about it". We had no idea who the mystery female caller was. We finally allowed two inspections and no citations were issued. Months later, animal control personnel with armed guards forced their way into our home with guns. There was no notice, no due process, no just compensation as guaranteed by the U.S. Constitution. I was awakened by loud voices and car doors slamming. Animal control personnel and armed guards forced their way into our home with guns. There was no notice, no due process, no just compensation as guaranteed by the U.S. Constitution. Nor did we get the opportunity to face our accuser as provided for in the Constitution. I saw my husband, a disabled, diabetic, WWII veteran, being handcuffed. He was placed in a patrol car with the windows up in July. He was held there in the heat for hours without his morning insulin. He had denied these state thugs immediate access to our home and from his law enforcement background, he knew they had no probable cause. He had fought to defend the Bill of Rights so he knew them and for this he was treated like a criminal. When I opened my front door a folded paper, a seizure warrant signed by a Justice of the Peace, was shoved into my hand. I was told, "You have 5 minutes to get dressed or we are coming in any way". You can not imagine the fear or the sheer terror! I felt like a Jew living in Nazi Germany. Police were supposed to be protecting me as a law-abiding citizen. Instead they were storming my home and invading it like an enemy troop. No wonder the FBI calls this animal enterprise terrorism. A few minutes later there were people everywhere. They were going through our dressers, cabinets, files, and closets. They ransacked our entire home. One man even looked in our refrigerator. I asked the humane society photographer what he was doing going through a vet supply cabinet in our laundry room. Without warning, he threw me against my dryer and I fell to the floor. I was denied access to my own phone. "Give us the names of other breeders in the area," I was told. "Why should you have to go through this alone?"

Maine (Heidi & John Frasca case): August 21, 2007:

Police in swat gear plus 70 to 80 animal rights domestic terrorists swarmed over the Frasca's property at 7:30 a.m. Just 15 days prior, the same police had conducted an unconstitutional search of the Frasca kennel and had been served with a 'Notice of Intent to Sue' by the Frascas for their unconstitutional/illegal conduct. Now, contrary to every U.S. Constitutional provision and protection, and every Federal and State law, the State organized criminal animal racketeering enterprise was back to serve the Frascas with an unconstitutional 'Void/Blank warrant' and steal everything they owned-including their land, home and kennel building. The Frascas and their children (a 26 year old nursing student daughter and their 19 year old son) were forced outside in their underwear and sleep ware having been routed from their beds by the police. The children were not named on the warrant but were forced to pee with their hands in front of them while being watched by police. I met Mike Grovo who watched as the Frasca's pretty 26 year old daughter peed. Grovo is 48ish with a beer gut and a fat, pig-like face. The warrant was Void because Fruit of the Poisonous Tree testimony was used to get it. It was Void because of the prior unconstitutional search, and it was Void because there was no Complaint or Affidavits attached to it. The warrant was blank because it stated "Canines". Vague warrants are Blank warrants and Blank warrants cannot be used yet the State organized criminal racketeering enterprise and their domestic terrorist friends on a 'Void/Blank' warrant stating "Canines" took wall telephones, printers, computers, books, a nursing course, cameras, an ox, a horse, parrots, rabbits and lizards - - none of which were "Canines". They took dog food, veterinary medicines, leashes, dishes, cages and anything else they cared to help themselves to - again - not "Canines". They told the Frascas that they (the State) had put a \$100,000 lean on the Frasca home and planned to take the house as their new SPCA office and the kennel as their new SPCA and the 28 acres of land as part of their SPCA property. I am told that those of you reading this are already too familiar with the organized criminal animal racketeering enterprise training and mentality. So there is no point in my going over the same ground in detail. The racketeers are trained by domestic terrorists PETA (People for the Ethical Treatment of Animals) and HSUS (Humane Society of the U.S.). Both groups were named as domestic terrorists by the FBI back in 1993 and remain so today. The training shows the racketeers how to steal anything they want. They and their animal rights friends stick together and tell the same lies in court and on forged court documents. To hedge their bets, typically the courts are crooked and victims are only brought before judges who are "in" with the racketeers. The victim is just so much inconvenience as the charge of "animal abuse" will always stick. I am speaking about Maine, Texas, Florida, California in particular because I have never heard of an honest State court judge in any of those states when the case is one of animal racketeering. Attorneys are threatened that they must get the victim to plea bargain. If they fail, then they must make sure they lose the client's case. Note that per the law an attorney's first duty is to the court, his second is to the public, and his third is to his client. So if the court is dirty, the attorney cannot defend his client or he will be sanctioned or disbarred. Attorneys have reported being offered money. Those who refuse are told they will never win another case in a State court and in the worst cases, attorneys are threatened that their wife or children will be harmed if the victim wins the case. There was a case in Iowa where the attorney persevered and won the case

only to be disbarred. The only change in the methods of the domestic terrorists since Karen's Texas case in 1993 is that now the racketeers have enough corrupt judges working for them to be able to steal your business, house, and land rather than just your property (animals). In New York the going rate to buy a judge is \$50,000. In Maine, the Attorney General, the governor, the district attorneys, the Department of Agriculture and others have been listed as part of the State organized criminal racketeering enterprise on several law suits. In Maine a number of the U.S. District Court judges in the federal court are also allegedly part of the State organized criminal racketeering enterprise and are being sued in the U.S. Court of Claims and on a RICO racketeering law suit to be filed outside of the State of Maine. I'm sure you are thinking that since the FBI lists PETA and HSUS as domestic terrorists they will come to the victims' rescue when the victim alerts them to the racketeering. No, they will not. What about the U.S. Department of Justice? No again. And how about the Department of Homeland Security who is supposed to investigate domestic terrorism? A resounding, "NO". After the racketeers snatch everything you own, their buddies in the news media try you on television and in the newspapers. This generates literally millions of dollars for the racketeers. So why not call the newspaper or television station and give them your side of things? Well, they simply refuse to report it. They tell you that unless you have filed a law suit against these people they will not print your side of things. You file a law suit. They still refuse to report. What can you do to protect yourself? What can you do to fight the domestic terrorists and get back your property? Next time we will be talking about Constitutional No Trespassing Signs (what they mean to you, where to post them, where to find one), how to write a Notice of Intent to Sue (filed against every person & their employers who conducted unconstitutional searches on your property), a Void Ab Initio (filed in local court), a Recusal (filed in local court), a Motion in Limine (filed in local court), a Judicial Notice (filed in local court), a Bill of Exception/Affidavit of Criminal Complaint (filed in whatever court you are in at the time), a Law Suit (filed in U.S. District Court – federal court within your state), a Writ of Prohibition (filed in U.S. District Court – federal court within your state), a Writ of Replevin (filed in U.S. District Court – federal court within your state), an appeal for an Extraordinary Writ (U.S. Supreme Court, Washington, D.C.) and for those of you who wish to file it, how to write a Writ of Certiorari to appeal your case (filed in U.S. Supreme Court, Washington, D.C.). Before you get too excited, please note that I am not an attorney (thank God!). I have no legal training and am not advocating that anyone use anything I write in their own case. I am simply planning to share with all of you the documents I have already filed in various courts. Throw my paperwork in the trash or do whatever you want with it. It is VERY important to remember that any time you send out any of the above filings to a court or person, you MUST send them via Return Receipt Requested (green card) from your local U.S. Post Office. The U.S. Post Office is then your witness that you sent to these people or court. ALWAYS write on the green card & your slip what type document was sent. If the document is large and heavy because you have lots of attachments, you can send it via Delivery Confirmation which will also get you proof of delivery but at a lower charge. The one time I sent a document to the First Circuit Court via Delivery Confirmation, they told me they never got it. I sent them the slip showing they DID get it. They waited a week and told me they were dismissing my request even though I had proof I sent them the filing in a timely manner. My personal experience is that judges in Maine District Courts, Superior Courts, Appeals Court and judges in the U.S. District Court in Maine and judges in the First Circuit Court in Massachusetts are dirty. However, I do know of 7 judges in U.S. District Courts that are honest and rule via the U.S. Constitution. These seven men and women are scattered across the country so until you can remove your case from a crooked court and go to another state with it, they cannot help you. Meanwhile, if you have concerns or have been a victim of any type of due process violations whether animal issues, children, or any other issue you may want to contact the U.S. Judiciary Committee and ask to speak before them about this. They are already in receipt of hundreds of such cases and we are asking to come before them. Add your voice to ours!!