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Telephone Jackson 6527,
Address 131 West 61st., Street Terrace,
Kansas City, Missouri, July 14th 1950,

(Written and mailed from Tumacacori,
(Arizona, P.O. Box 3.)

"PERSONAL"

Chairman Kefauver,
Senate Crime Investigating Committee,
United States Senate, Washington, D.C.

My dear Chairman Kefauver:

I don't like CRIME anymore than the United States Senate do and the Congressional Law Makers. Spent considerable time in Chicago when the Al Capone GANG were in the saddle and the Capone GANG did not consolidate with the Bugs Moran or Toohy GANGS. The RACKET started with BEER. (Copy to Senator Wiley with comments to senator attached)

BEER also started the Kansas City Missouri Jackson County GANG a reference to which seems to have originated your Senate Crime Investigation - quote:

The Arizona Daily Star of Tucson May 30th 1950 has just reached me quoting a Washington AP dispatch captioned - "CRIME PROBES EYE CALIFORNIA with a newspaper reporter asking you as Chairman - "If your Committee would look into conditions at Kansas City, Missouri, etc?" to which you replied - "The Committee will look into Kansas City affairs to the extent we feel the situation justifies, etc".

The CRIME involved of which I speak developed into - by elections November 1940-1942 with the Kansas City Star successfully consolidating two GANGS —

- 1) The 1920 President Harding Ohio GANG which made J. Edgar Hoover head of the FBI under President Calvin Coolidge's administration - TEA POT DOME.
- 2) And the Late Tom Pendergast's Democratic 1880 Political GANG with Pendergast with one of the boys then in the penitentiary on the same violation of LAW as with Al Capone - federal income LAW - TAX.

In 1935 it grew out of a federal grand jury investigation on vote FRAUDS in Missouri Jackson County with a federal judge charging federal grand jury named by President Harding in 1922 to federal bench at Kansas City, Missouri. One of THREE 1935 THREE JUDGE FEDERAL COURT below.

3) A 1935 THREE JUDGE FEDERAL COURT with the record below comprised THREE FEDERAL JUDGES mounting federal bench and the product of No's. 1 and 2 above which the Kansas City Star capitalized in its colossal publicity to first CREATE an IGNORANT people to vote IGNORANT at the polls in the November 1938-1940-1942 elections as desired to DESTROY the courts of the great state of Missouri.

STAKE? NOT BEER. That 1935 \$37,000,000,000 in INSURANCE CONTROL.

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3) In 1955, initiated by INSURANCE in control of that 1935 \$37,000,000,000,00 owned by Insurance Policy Holders there was organized at Kansas City, Missouri, in Jackson County under LAW ---

a) That now INDAMOUS "EMPLOYERS LIABILITY PROTECTIVE ASSOCIATION, INC" comprising a membership of some 250 corporations, their some 600 LAWYERS and some 60,000 Employees the purpose of which in 1935 was to ---

1) 1935 PACK JURY WHEEL IN TEN CIRCUIT COURTS OF MISSOURI JACKSON COUNTY –

2) 1935 ORGANIZE A PROPAGANDA FACTORY –

b) In 1945 a BRIBE of \$462,000,00 was passed before said 1935 THREE JUDGE FEDERAL COURT to No. 2 taken out of that 1935 \$37,000,000,000,00.

By decree February 1st. 1936, said 1935 THREE Judge Federal Court turned over to 1935 137 different fire insurance corporations in that now 1935 INFAMOUS Missouri State Insurance Compromise case what approximated \$9,000,000,00 belonging to exactly the 1935 3,200,000 Missouri State fire insurance policy holders which was also taken out of that 1935 \$37,000,000,000,00. All or part members of -a-.

I was one of said 1935 3,200,000 citizens of the great state of Missouri.

Thus in 1935 exactly 3,200,000 citizens of Missouri were LEGALLY ROBBED by said 1935 THREE JUDGE FEDERAL COURT February 1st. 1936 decree.

All or in part of said 1935 137 different fire insurance corporations were members of 1935 that now INFAMOUS Association -a-

c) Same 1935 THREE JUDGE FEDERAL COURT then move into 1935 Samuel R. Toucey vs. New York Life Insurance Company case with petition for suit in EQUITY charging FRAUD June 29th 1934 against THREE defendant Executives, filed for jury trial October 1935 before Circuit Court Jackson County at Kansas City, Missouri.

On March 31st. 1936, Defendant Director Hale Holden wrote me as plaintiff he, Director Hale Holden said date, had requested his President to contact plaintiff with view to settling dispute by discussion instead of JURY TRIAL state Court.

In June 1936 by CONSPIRACY on its own Director defendant DRAGGED Toucey before one of said 1935 THREE JUDGE FEDERAL COURT, His Honor, Judge Merrill E. Otis named by Calvin Coolidge 1925 —

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(3)

3) c) November 23rd. 1836 decision rendered ---

1) DENIED June 29th 1934 FRAUD in EQUITY, lost jurisdiction under Constitution and LAW to proceed further - nevertheless —

2) Said decision did proceed further notwithstanding defendant policy DISABILITY CLAUSE not issue in LAW in petition for suit in EQUITY on trial before His Honor —

His Honor December 3rd. 1936 DENIED plaintiff's motion for re-hearing supported by AFFIDAVIT, His Honor entering written opinion December 3rd. 1936 - IMMUTABLE PROOF that federal court by TORTURED DECISIONS never so intended - had set out to LEGALLY KILL the May 8th 1934 Established Law of great State of Missouri finding New York Life Disability Policy clause to be AMBIGUOUS and thus LEGALLY KILL those 1935 3,200,000 fire insurance policy holders more or less just LEGALLY ROBBED - b- page above.

(See 1917 Rickey vs. New York Life No. 22787, S.W. Reporter 2nd. Series 71, page 88, Court of Appeals Missouri May 8th 1934 U ANIMOUS DECISION)

Defendant New York Life Three Billion Dollar Corporation was a 1935 charter subscriber to that now 1935 INFAMOUS Association -a- page above. With plenty support -b- above.

Plaintiff took no appeal to said federal court, Judge Merrill E. Otis's TORTURED. DECISION November 23rd. 1936. Defendant had FRAMED it all for plaintiff's appeal, not taken.

November 17th 1941 6 to 3 decision by February 1937 CREATED Supreme Court of United States by President Roosevelt, MANDATE issued January 3rd. 1942 for court costs ordered 1935 JURY TRIAL to occur in court of great state of Missouri, Missouri's federal bench INVOLVED OVER-RULED OUT RIGHT (314 U.S. 118)

Under MANDATE said 1935 THREE JUDGE FEDERAL COURT -b- now step with both feet into -c - as order by 1935 CONTROL of that 1935 \$37,000,000,000.

Mr. Chairman t is is not BEER but much WORSE. Federal Courts INVOLVED attempted to DESTROY plaintiff's EVIDENCE BY LAW to avoid EXPOSURE and here Is a senate federal patronage federal court GANG in great state of Missouri.

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3) 2) a) Beginning December 4th 1936 the Kansas City Star IGNORED my request for publicity on purpose of federal court Judge Merrill E. Otis's November 23rd. 1936 decision - disability not an issue in LAW on trial - LEGALLY KILL the millions of Missourians in ONE SHOT if ever in court for JUSTICE with their Insurance corporation - that 1935 CONTROL of \$37,000,000,000,00.

b) Beginning October 22nd. 1942, the same Kansas City Star IGNORED my request for publicity on Circuit Court Jackson County at Independence Missouri February 10th 1941 decision finding purpose of said 1935 now INFAMOUS Association initiated by INSURANCE to be as setout - page 2 above -a-.

Here was a judge on Missouri's bench found, named, supported by the late Tom Pendergast with his Democratic Party political power, voted on that Missouri nench of JUSTICE by the people voting at polls, OPPOSED by the Kansas City Star over many elections say for 10 or 12 years. Page 1 clause 2.

November 3rd. 1942, DEFEATED for re-election due to an ELEVEN DAY colossal publicity campaign by said Kansas City Star with ABUSE-SMEAR-UNMITIGATED LIES not daring to give publicity to that February 10th 1941 rendered decision with the sensational testimony and evidence before that Circuit Court Jackson County at Independence Missouri - a repetition of -a- in reverse, here federal judge Merrill E. Otis was on a federal bench for LIFE and the citizens of Missouri voting at polls did not CREATE nor could not prevent.

On November 3rd. 1942 an IGNORANT people of Missouri Jackson County also voted at the polls to give up their God given RIGHT to vote at polls for a Judge oh bench of JUSTICE of their own choice.

Voted Into LAW by affirming November 1940 voting under 60th amendment to Missouri's 1875 Constitution thereafter instead of people voting at the polls (too dumb to vote intelligently) a Judicial Commission would name THREE individuals, a Governor of Missouri select from said THREE and appoint to fill vacancies on Missouri's bench and after term on bench had expired said individual so appointed to bench of justice would be a candidate for election thereto by people voting at polls on His Honor's record on bench, presumably the Kansas City Star to give that record - What was it? The BIPARTISAN Missouri Court Plan biught and paid for by that \$37,000,000,

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3) 2) c) In 1910 William Howard Taft President of the United States influenced the Senate of the United States to reconsider who by MAJORITY had voted and affirmed senator Lorimer of Illinois to be an honored member of senate. On reconsideration the senate then voted and said that Illinois's Lorimen had never been a member of the United States senate, A produce of Illinois State CORRUPTION.

d) In 1925 William Howard Taft as Chief Justice of the Supreme Court of the United States advised his President Calvin Coolidge that ---

"The practice of senate federal patronage appointment of federal judgships for big fee receiverships was WICKET, VICIOUS and a RACKET".

In 1925 nevertheless President of the United States Calvin Coolidge named lawyer Merrill E. Otis of Missouri for federal bench at Kansas City, in 1925 unanimously nominated by senate judiciary committee and affirmed by senate.

Lawyer Merrill E. Otis was unknown personally to President Calvin Coolidge who was a tin horn politician, defeated in his Own Missouri bailiwick by seven votes for public office.

In 1925 mounted federal bench, and after a long period of years His Honor, Judge Otis announced "He was even" - His Honor's federal court had sentenced exactly SEVEN from his own Missouri bailiwick to the Penitentiary. (See pages 2-3-above)

e) On March 31st, 1945 Mr. Edward Mays appeared before Chairman Pat McCarren's senate judiciary sub-committee in charge of Republican Senator Alexander Wiley from Wisconsin and made charges against the nomination to federal bench at Kansas City, Missouri, of Missouri Judge Albert A. Ridge to fill vacancy caused by sudden death of federal judge Merrill E. Otis December 23rd. 1944.

Chairman Pat McCarren's senate judiciary committee then ABRIDGED the Constitution of the United States so that my appearance to make charges against said nomination of Missouri Judge Albert A. Ridge could not and would not be heard, senate judiciary so nominating April 2nd. 1945, affirmance by senate with perhaps only one member of senate on floor. Named by Vice President of United States Harry S. Truman to President Roosevelt, Missouri Judge Albert A* Ridge in 1935 was photographed by Kansas City Star with photograph published said star at coming out party 1935 of that now INFAMOUS ASSOCIATION - See page 2 -a-. Mr. Edward Mays not so informed.

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Mr. Chairman, senator Alexander Wiley from Wisconsin and a member of your Senate \$150,000,00 CRIME Investigating Committee can give you and your committee the record on balance of this sordid picture.

Your CRIME Investigating Committee must begin at Kansas City Missouri in Jackson County and with the control of that 1.955 more than \$57,000,000,000,00 and what it pays for, also how.

That \$57,000,000,000,00 CRIME begins in your own United State senate - senate federal patronage nominations to federal bench for life.

As Senator Alexander Wiley is aware as you will see from attached below ---

1) My OPPOSITION to the March 12th 1947 BIPARTISAN Truman Doctrine with military aid to Greece was based upon ---

2) The combined VOICE of said 1955 5,200,000 Missouri insurance policy holders against the control of that 1955 \$37,000,000,000,00 which they owned but in CONTROL of Insurance Corruption reaching the Russian people would sell American Democracy to those more than 200,000,000 Russian people, yes to the peoples of the world.

Military aid to Greece could but strengthen and cement those more than 200,000,000 Russian people behind their political leadership some call the 14 men in the Russian Kremlin with the head - Joseph Stalin - President Truman calls a Good Fellow.

3) THE VOICE OF AMERICA is heard by few Americans within America yet it is a show on the radio backed by the richest sponsor in the world.

The danger was then (March 12th 1947) before and now CORRUPTION bought and paid for by the peoples' own money - that 1935 \$37,000,000,000,00 (today 1950 grown to \$55,000,000,000,00) within American's own federal and state governments in the end would cause the American people, as President Roosevelt publicly charged February 1957 in his Supreme Court of the United States FIGHT which President Roosevelt WON, to adopt some alien form of Government (Communism-?)

4) As the record shows - proceedings before the courts federal and state yet to be concluded pages 1-2-5- 4-5- above -

As it was in courts from 1955 as a veteran kept the American Legion and Veterans of Foreign Wars out of this federal judiciary within great state of Missouri legal imbroglio of which President Truman when a senator from Missouri was so advised and well aware.

I can and will fight all GANGS involved but the power of White House in support of all

this 1935 CORRUPTION

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occupied by President Truman is not supposed to be used in support of this 1935 CORRUPT use of that \$37,000,000,000,00, nor for UNFIT individuals to mount a federal bench for LIFE under senate federal patronage - page 6 symbol -d-.

1) This is the worth of President Truman's April 1950 address to 1800 newspaper and Magazine Editors for a CAMPAIGN OF TRUTH to weaken Joseph Stalin and his 14 men In the Kremlin.

How could America under the March 12th 1947 BIPARTISAN Truman Doctorine go into Greece with military aid to force Russia's Joseph Stalin to hold FREE ELECTIONS when in the Missouri Jackson County November 1940-1942 elections that 1935 \$37,000,000,000,00 paid to CREATE an IGNORANT people to vote IGNORANT at the polls and brought into being that Missouri BIPARTISAN COURT PLAN born a "BASTARD POLITICAL CHILD" - page 4 above.

In 1943 thereunder Governor Forrest C. Donnell of the great state of Missouri made first SIX appointments to Missouri's bench of JUSTICE, and one of said SIX appointments was to Missouri's Supreme Court and that Judge Mr. Edeard Mays charged to Chairman Pat McCarren's senate judiciary committee on March 31st. 1945 had by decision LEGALIZED FRAUD BY THE STATS OF MISSOURI to keep him, plaintiff Edward Mays away from the Supreme Court of the United States for JUSTICE - Page five symbol -e- and page 6.

2) Herbert Hoover on April 27th 1950 also addressed those 1800 newspaper and Magazine Editors with his FOUR DRINKS and THREE GHOSTS.

On February 20th 1957 when Herbert Hoover made his nation wide radio broadcast - "HANDS OFF COURTS" OPPOSING President Roosevelt's February 1937 Supreme Court of the United States FIGHT –

On February 20th 1937 as Herbert Hoover was then a Director of the New York Life Insurance Company I put before Director Herbert Hoover his FOURTH GHOST to balance his FOUR DRINKS Herbert Hoover overlooked on April 27th 1950, namely -

Mr. Justice Lois Brandies of the Supreme Court of the United States in 1915 when so named by President Woodrow Wilson the senate federal patronage went into REVERSE for six months.

Before 1915 when on bench in state of New York decision by federal judge Brandies said - "...the New York Life had used a colored messenger boy to sign a check for \$8,000,000,00; operated two sets of books to deceive Insurance Commissioner of state of New York..." that

\$37,000,000,000,00. Begin at Kansas City Mr. Chairman.

Sincerely, Major S.R. Toucey,

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"PERSONAL"

Telephone Jackson 6527,
Address 131 West 61st., Street Terrace,
Kansas City, Missouri, July 14th 1950,

(Written and mailed from Tumacacori)
(Arizona, P.O.Box 3 -)

The Honorable Alexander Wiley from Wisconsin,
United States Senator member senate CRIME Investigation,
Senate Chambers, Washington, D.C.

My dear Senator Wiley:

Note please my attached letter of today to your Chairman Kefauver on CRIME GANGS paragraph one. This is not BEER but that 1935 \$37,000, 000,000,00 today grown to \$55,000,000,000,00. To get at the seat of CRIME American Law Makers must begin with what belongs to the 150,000,000 Americans but CONTROLLED by INSURANCE and used by INSURANCE to CORRUPT and for CORRUPTION which largest pile of gold in world by November 1940-1942 in Missouri Jackson County is now IMMUTABLE PROOF the One and One-half million people in Missouri Jackson County were considered by control of that Pile of Gold and the Kansas City Star as TOO DUMB to vote at polls - attached pages 4-5-6-7.

Long before March 12th 1947 BIPARTISAN Truman Doctrine with military aid to Greece and with Greece in Civil War I took action — (Wade through senator to page 8 below - END)

On October 14th 1944 I wrote President Roosevelt which the President very much appreciated - acknowledged by the late Robert E. Hannegan October 20th 1944.

This letter interchange of October 1944 is in the proceedings of the August 7th 1944 Toucey vs. General Frank T. Hines, Administrator Veterans Affairs, District Court of the United States in the District of Columbia No. 29671.

JOINTLY on March 15th 1947 with enclosures, and JOINTLY March 18th 1947 I took further action thereon ---

1)Wrote Chairman Alexander Wiley senate Judiciary -

2) Wrote Chairman Earl C. Michener House Judiciary –

Therein named SIX federal judges on bench in the great state of Missouri to stand trial on IMPEACHMENT before the United States Senate as Constitution intended - and here not on what said federal judges all or in part followed as the Constitution of the United States - the Kansas City Star - but instead to stand trial on their IMPEACHMENT before the United States Senate on that ancient motto as old as civilization itself - "KNOW A HYDGE BY DECISION WRITTEN" - on their own written words.

In JOINT March 18th 1947, page three thereof, requested both Chairmen senate and house judiciaries No's. 1 and 2 - quote –

"To inquire District Court of United States in District of Columbia status - Toucey vs. Hines case No. 29671"

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(2)

- 1) In February 1946 Winston Churchill as Premier of Britan was introduced by President Truman and spoke at Fulton, Missouri, advocating the English speaking peoples of the world must STICK TOGETHER –
- 2) On April 27th 1946 I wrote President Truman to kindly order defendant in Toucey vs. Hines case to go to trial on merits before District Court of the United States in the District of Columbia without more delay -- SILENCE –

Russia's Joseph Stalin did not remain SILENT after Winston Churchill finished speaking at Fulton, Missouri, nor did I.

3) Here was UNITED between President Hardings 1920 Ohio Gang and remnants of the 1880 Pendergast GANG in Missouri Jackson County - attached page 1-2-3-4-5-6-7-

a) Commission of Veterans Cases for Court appears and filed paper May 22nd. 1946, denying November 12th 1937 Board of Veterans Appeals decision denying s \$40.00 monthly pension under acts of congress with IMMUTABLE Wadsworth Hospital PROOF said NON-SERVICE PENSION should be allowed - no evidence submitted by plaintiff for Service Connected.

b) Commissioner Veterans Cases for Court on June 19th 1946 filed another paper with court and quoted –

1) THREE DISSENTORS by name in the November 17th 1941 6 to 3 decision by February 1937 CREATED Supreme Court of United States by President Roosevelt denying RIGHT of JURY TRIAL in 1935 court of great state of Missouri - attached pages 2-3-4-5-6-7

2) January 16th 1945 Missouri Judge Albert A. Ridge decision on bench of Circuit Court Jackson County at Kansas City, Missouri, where 1935 Toucey vs. New York Life case filed, that 1935 state court forcing JURY TRIAL to ESCAPE which defendant dragged from state to federal court and DRAGGED along with Toucey those 1935 exactly 3, 200,000 Missouri citizens who had just been LEGALLY ROBBED by 137 Insurance CROOKS out of millions of dollars, now to be LEGALLY KILLED by same 1935 Three Judge Federal court the CREATION of President Harding's 1920 Ohio Gang, what was left of 1880 Tom Pendergast GANG occupying said federal bench --attached pages 1-2-3-4-5-6-7.

Commissioners June 19th 1946 paper boldly claims that - quote -

"No's. 1 and 2 - No. 1 THREE DISSENTORS named, and No. 2 - Missouri Judge Albert A. Ridge DID NOT AVAIL PLAINTIFF ANYTHING"

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(3)

3) Before the March 12th 1947 BIPARTISAN Truman Doctorine with military aid to Greece in civil war -

THE COMBINED VOICE of those 1935 3,200,000 Missouri State citizens on the VOICE OF AMERICA would have "AVAILED THE AMERICAN PEOPLE AND THE 200,000,000 RUSSI AN PEOPLE - SOMETHING" - attached pages 1-2-3-4-5-6-7 Note page 5 symbol -e- through on page 6-7.

Senator Wiley your Senate \$150,000,00 CRIME INVESTIGATION will be an utter waste of tax payers money unless your CRIME investigation begins at Kansas City, Missouri, in Jackson County.

All Missouri Judge Albert A. Ridge did by decision January 16th 1945 was to TAKE BACK INTO THAT CIRCUIT COURT AT KANSAS CITY MISSOURI JACKSON COUNTY THAT 1935 INSURANCE CORRUPTION THAT STATE COURT DROVE OUT MAY 8th 1934 DUE TO INSURANCE CONTROLLING THAT 1935 \$37,000,000,000,00 - and this is the worth of Commissioner of Veterans Cases for District Court of United States in the District of Columbia - No's. 1 and 2 for both pages 1 and 2 above.

It was to DEFEAT what the 1935 3,200,000 citizens of the the great state of Missouri WON May 8th 1934 (Attached 1917 Rickey vs. New York Life page three) over a period of SIXTY YEARS under Missouri's 1875 Constitution by endless JURY TRIALS in state court, hungry widows with hungry children advised by a political hack on a bench of JUSTICE supported by the Kansas City Star to get there "To go take an appeal for JUSTICE without a DIME in her pocket to pay for a meal let alone a court appeal".

Missouri Judge Albert A. Ridge took all that back into his January 16th 1945 Circuit Court of state end because that 1935 \$37,000,000,000,00 was still in CONTROL of INSURANCE for POLITICAL CORRUPTION.

Senator Wiley you heard Mr. Edward Mays March 31st, 1945 before senate judiciary committee - Attached page 5 -e- and page 7 clauses 1 and 2.

The worth of Herbert Hoover's April 27th 1950 "FOUR DRINKS and THREE GHOSTS" is correctly pointed to on attached page 7 clause 2.

On my IMMUTABLE PROOF in proceedings before courts federal and state since November 1936 - attached pages 1-2-3-4-5-6-7-

It was always necessary to take the 150,000,000 American people out from under that yoke of tyranny by taking CONTROL of that 1935 \$37,000,000,000,00 away from INSURANCE CROOKS, abolish practice of senate federal patronage which VICIOUSNESS-WICKEDNESS-RACKET enslaved the American people and it is plainly seen in REVERSE with Mr. Justice Lois Brandies of Supreme Court of United States since 1915 which the Justice called FOUL-PLAY - Attached page 7.

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(4)

4) On August 6th 1949 advanced issue of TIME August 8th 1949 rescued me with cover photograph of J. Edgar Hoover and article thereon stating J. Edgar Hoover became head of FBI under President Calvin Coolidge in 1922 due to the President Harding's 1920 Ohio Gang.

a) On August 6th--8th--9th—11th 1949 JOINTLY wrote –

1) Chairman Pat McCarren senate Judiciary –

2) Chairman Emanuel Cellers, House Judiciary –

QUOTE

As Tom Clark, Attorney General of the United States had entered into a CONSPIRACY with defendant in August 7th 1944 Toucey vs. Hines case pending before District Court of United States in District of Columbia No. 29671 for plaintiff action that Tom Clark was UNFIT to be an associate Justice of the Supreme Court of United States and asked that my charges be heard before Tom Clark's nomination thereto by senate judiciary and affirmed by senate -- above pages to you senator Wiley 1-2-3. (SILENCE BOTH)

b) On August 12th 1949 called upon Mana ging Editor Tucon's Daily Star and requested said paper at once wire --

- 1) Two Arizona State United States Senators both
- 2) Two United States Senators from Missouri both
- 3) On August 13th 1949 from a fast moving railroad train by Western Union wired the head of the Associated Press Washington Bureau to give publicity in all member newspapers my charge - quote above - so that all United States Senators would be involved following day or August 14th 1949.
- 4) On August 15th 1949 then being in Kansas City Missouri Jackson County contacted - a) AP Kansas City Bureau, and b) City Bureau, and b) Kansas City Star. Publicity on QUOTE above.
- 5) On August 17th 1949 again wired AP Washington Bureau for action taken August 13th 1949 - No. 3.
- 6) On August 17th 1949 wrote Roy Roberts President Kansas City Star, and also our two Republican Senators from great state of Missouri.

Only Republican senator Kem answered, senator Forrest C. Donnell SILENT - attached page 5 -e- and page 7 – [*Ms. illegible*]

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4) c) Federal judge Albert L. Reeves named by President Harding 1922 –

1) On February 26th 1945 issued order and opinion ruling as Judge Merrill E. Otis named by Calvin Coolidge 1925 under MANDATE had issued order April 19th 1943 making court costs RES ADJUDICATA for November 1936 federal court trial in 1935 Toucey vs. New York Life case - now too late for plaintiff to take an appeal - 90 days expired - attached pages - 1 clause 2 last paragraph, thro pages 2-3-4-5-6-7- END

2) in August 7th 1944 Toucey vs. Hines case before District Court of United States in District of Columbia No. 29671 a repetition of No. 1 has occurred.

It seems when as plaintiff Jointly wrote you as Chairman Senate Judiciary, and Chairman Earl C. Michener, House Judiciary on March 18th 1947 - page above 1-2-3-4-

On January 8th 1949 deputy clerk District Court of United States in District of Columbia advised me as plaintiff in in Toucey vs. Hines case that –

"On June 27th 1946 by order court had dismissed plaintiff's complaint".

Again of course too late to take an appeal - 90 days expired which phraseology omitted apparently by order of court. As plaintiff I have not received said court order as yet as first it is necessary as plaintiff to find out what papers of plaintiff, service obtained on defendant was filed by Clerk of Court with the court, and if the court, having set date for argument, if argument before court actually took place at 1:30 PM Friday June 21st, 1946, when defendant and Tom Clark, Attorney General of United States knew and were well aware when plaintiff so learned plaintiff could not possibly be present at Washington and before that court at 1:30 Friday June 21st, 1946.

3) Jointly on June 25th 1950, submitting proceedings in Toucey vs. Hines case JOINTLY July 4th 1950 wrote ---

a) Chairman Pat McCarren senate Judiciary –

b) Chairman Emanuel Cellers, House Judiciary –

Named Tom Clark associate justice of Supreme Court of United States to stand trial on IMPEACHMENT before senate of United States, and also SIX federal judges named - page above 1-2-3 –

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(6)

Senator Wiley as Chairman senate Judiciary March 15th 1947, you were informed with enclosures thereto (also Chairman Earl C. Michener House Judiciary, that---

1) On March 12th 1947 perhaps was the first American citizen to OPPOSE the March 12th 1947 BIPARTISAN Truman Doctrine with military aid to Greece whose people had been for a long time in Civil War; to Truman Administration.

On April 23rd, 1947 when the Senate of the United States by a vote of 67 to 23 approved. (Donnell one 67 -Att-5 & 7)

On April 24th 1947 the Town Meeting of Air following debate took a VOTE over radio upwards of 25,000 citizens in every state of this nation and result was ---

75% OPPOSED said March 12th 1947 Truman BIPARTISAN DOCTRINE –

25% Approved –

My March 12th 1947 OPPOSITION was based on the COMBINED VOICE of the 1935 3,

200,000 citizens of great state of Missouri over the VOICE OF AMERICA telling the 200,000,000 Russian people, and also the German people in particular in Western and Eastern Berlin how American Democracy - a nation founded on LAW - run by LAW - worked

—

MANDATE by the February 1937 CREATED Supreme Court of the United States by President Roosevelt issued January 3rd. 1942, following 6 to 3 MAJORITY decision upholding RIGHT OF JURY TRIAL in court of state - attached pages 1-2-3-4-5-6-7- Now page above 2 for "AVAIL PEOPLE NOTHING"

2) On June 25th. 1950 at four o'clock AM Sunday America drew Korea whose people were in CIVIL WAR.

American economy-resource-vitality-honor-man power entered Korea on request as I now understand of United Nations.

What I knew all the American people did not know - attached pages 1-2-3-4-5-6-7 in reference to Greece No. 1 above.

Now for Korea the American people likewise are IGNORANT - page above 1-2-3-4-5—

From Missouri Jackson County elections November 1940-1942 there is UNITED between ---

a) 1920 President Harding's Ohio GANG -- (page 4 above)

b) 1880 Tom Pendergast's GANG with Tom Pendergast and one of his boys in penitentiary by 1940 and President Truman titular leadership. (Attached page 1-2 -a-b-c- through on pages 3-4-5-6-7)

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(7)

My GANG OPPOSITION in debate whether March 12th 1947 VOICE OF AMERICA would WIN and be on time then or today would meet with DEFEAT.

Today with Korea Civil War it might be debatable if Voice of it might be debatable if Voice of America was too late. It is, however, not too late to save American Democracy as intended by founding forefathers and by saving that American can still save the world. BRUTALITY by the 14 men in the Russian Kremlin is no greater here than President Truman in the White House with loyalty to his Missouri GANG, loyalty to President Harding's 1920 Ohio GANG without a spark of loyalty to our American Constitution and what intended - JURY TRIAL court of state - attached pages 1-2-3-4-5-6-7.

Attached page 2 symbol -a- was with me February 1st. 1936 when BLEEDING TO DEATH for over 10 hours from stomach hemorrhage from weight 163 pounds down to below 152 pounds.

Attached page 2 symbol -b-. Said 1935 THREE JUDGE FEDERAL COURT by February 1st. 1936 decree gave close to \$9,000,000,00 to 137 Insurance CROOKS out of that 1935 \$37,000,000,000,00, some of it my money.

Only recently obtained said 1935 THREE JUDGE FEDERAL COURT February 1st. 1936 decree since departure from Kansas City for Arizona so in due time it will be heard from by court action with service upon all opposition so the 1935 litigation is much alive.

Please say to Chairman Kefauver in my June 25th 1950 and July 4th 1950 JOINT letters to senate and house judiciaries - pages 4 & 5 above it is hoped this will "AVAIL THE PEOPLE SOMETHING" - page 2 above.

My Toucey clan hailed from Newton, Connecticut, and first stepped upon American soil along Cape Cod in 1620. Some later migrated and founded the town of Touseytown, Ohio, in late 1700, now a suburb of Lawrenceburg, Ohio, 54 buried in little cemetery at Touseytown.

The Oliver Tousey Touseytown mansion is now General Offices of Lawrenceburg, Ohio, rolling hills and wonderfully preserved. Here "Old Hickory" from Tennessee many times visited who went to defense of Aaron Burr who, when Third Vice President of United States on July 12th 1804 at Weehawken, N.J., killed Alexander Hamilton in a duel, returned to Washington, resigned as Vice President, sent to Touseytown, Ohio, and was equipped for his voyage down the Ohio River.

John Marshall, Chief Justice of the United States Supreme Court, a cousin to Thomas Jefferson, with JURY acquitted Aaron Burr of TREASON charged by President Jefferson on what the Chief Justice found to be forged documents.

Every decision rendered by SIX federal judges on IMPEACHMENT is a FORGED DOCUMENT so to speak as never so intended under the Constitution. As for Tom Clark now an associate justice of Supreme Court of the United States, the Constitution ABRIDGED in his nomination by senate thereto, could only degrad the February 1937 CREATED Supreme Court of the United States by President Roosevelt.

I have asked Chairman of Judiciaries senate and house (Page 4-5 above) for President Truman with his advocated CAMPAIGN OF TRUTH to now enter Missouri and defeat Forrest C. Donnell for re-election Nov. 1950.

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(8)

1) On July 1st, 1984 wrote to then Senator Harry S. Truman from Missouri we the people would defeat Missouri's senator Bennett-Champ Clark for opposition to President Roosevelt's s February 1937 Supreme Court of the United States fight.

On August 1st. 1944 Missouri primary we the people did so defeat.

2) On February 12th 1937 federal judge Merrill E. Otis named by Calvin Coolidge 1935 appeared on public speaking platform after His Honor had just rendered November 1936 TORTURED DECISION in 1935 Toucey vs. New York Life case (attached page 2 symbol -c- through on pages 3-4-5-6-7) and made FALSE charges against President Roosevelt ---

1) Desecrated the martyred Lincoln –

2) Wanted to PACK the Supreme Court of United States.

3) Wanted to be a Dictator –

4) Herbert Hoover when a Director of the New York Life February 20th 1937 appeared on a nation wide radio hook-up - "HANDS OFF COUNT" - (Attached page 7 clause 2)

3) On April 27th 1946 I wrote personally to President Truman his Missouri Judge Albert A. Ridge was a SCOUNDREL - Page above 2 and attached page 6 symbol -e- and page 7 –

4) In 1929-1930 while touring Europe in 1929 was in Berlin when Fritz Thyssen the German steel and coal tycoon came out back of Hitler, watched German youth march under the Brandenburg Gate and by Potsdam.

On May 27th-28th 1950 the Russian and German youth one half million strong marched in East Berlin and I requested one of the American observers to the show to let me know his reaction who happened to be in Berlin.

5) On September 3rd, 1939 I wrote President Roosevelt if Hitler marched on Poland America must "BEGIN SHOOTING" and the President acknowledged, appreciated as he had, as you know, isolationist OPPOSITION. Hitler so marched on Poland few days later.

Senator Wiley it is up to President Truman to go back to his great state of Missouri in person, inject his CAMPAIGN OF TRUTH directed to American people - not VOICE OF AMERICA as Joseph Stalin has his number - and DEFEAT Republican Senator Forrest C. Donnell for re-election November 1950. I could and did No. 1 above. I can't no tackle Republican Senator Forrest C. Donnell attached pages 5 symbol -e- and page 7-) in view of Korea. It is the clear duty of President Truman to do so with his Missouri GANGS left out of it. America can WIN but with that 1935 \$37,000,000,000,00 left in control of Insurance Corruption with war ended Russian Communism will be here. You know it senator.

Sincerely, Major S. R. Toucey,

S. R. Toucey