

September 26, 2007

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RE: 03-05-00827-CV

- October 3, 2007, will be the 2nd anniversary of the entry of the Final Judgment on my claim for compensation from the government of my State. Public Record GN100142.
- 4 years and 8 months have passed since the entry of this Courts Conclusive Judgment on my entitlement to compensation from the government of my State. Public Record 03-02-00151-CV.
- 6 years have passed since my government's plea to the jurisdiction was denied. An interlocutory order government routinely appeals, pursuant to 51.014(a)(8). An issue that became moot after entry of this Courts Mandate in 03-02-00151-CV, July 2 2003, and is now time bar from a Petition for Review by our Texas Supreme Court.
- 14 years have passed since my government initiated this action, requiring I respond in defense of Liberty and Justice for my people of my State of Texas.

How much longer will I have to wait for the Honorable Justices and Briefing Attorneys serving in our Court of Appeals, third supreme judicial district, to honor their Oath to preserve, protect, and defend the Constitution and Laws of the United States and of this State? Or, in the alternative, for the Attorneys / Court Officers serving in our Office of the Attorney General to honor their Oath to preserve, protect, and defend the Constitution and Laws of the Untied States and of this State?

I took this case to our honorable legislators. They tacitly approved my entitlement to compensation by repealing the unconstitutional statutory cap limiting my recovery. A bill was entered to provide me with compensation directly from the legislature; HB 2401. In response to resistance from our Attorney General and his Office; Our Legislators choose to not tread into the territory normally reserved for our Judicial Division of our government, and the quasi-judicial / quasi-executive agency of government; our Office of the Attorney General. However, appropriations were made to accounts accessible by our Attorney General for settlement and payment of this claim. To date; Greg Abbott has refused to negotiate until this Court rules on the appeal his office initiated.

English Common Law written 800 years ago decreed, in the Magna Carta, a well known authority:

40. To no one will we sell, to no one will we refuse or delay, right or justice.

This authority also waived the defense of sovereign immunity for the King and the King's government, establishing the Rule of Law. See Rule of Decision, Texas Civil Practice & Remedies Code. How much progress have we made since then in the practice of law by those licensed into this profession to serve our Judicial Division?

Meaning no disrespect, Ed Heimlich, one of the people of Texas, Citizen.
CC: Attorney General