

Jack Venrick

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Subject: The Pressing To Death of Rural Property Owner Paul Hiatt By Pierce County WA - He Asks For Amicus Curiae Supporting His Petitions ASAP

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Subject: The Pressing To Death of Rural Property Owner Paul Hiatt By Pierce County WA - He Asks For Amicus Curiae Supporting His Petitions ASAP - Confidential Distribution For Your Eyes Only



Judge Samuel Sewall Reads His Confession Before His Church

IN THE PARANOID SUMMER OF 1692, JUDGE SEWALL JOINED THE OTHER TRIAL JUDGES IN A SPECIAL COURT IN CONDEMNING 20 MEN AND WOMEN TO DEATH FOR WITCHCRAFT. NINETEEN WERE HANGED AND ONE SUBJECTED TO THE BARBARIC CRUELTY OF BEING PRESSED TO DEATH UNDER HEAVY STONES. THE EVIDENCE WAS FLIMSILY, OFTEN ABSURD, AND THE SALEM WITCH CASE WOULD FOREVER STAND AS AN EMBLEM OF STATE INJUSTICE.

FIVE YEARS AFTER THE EXECUTIONS, SAMUEL SEWALL STOOD UP IN HIS CHURCH AND BOWED HIS HEAD AS HIS MINISTER READ HIS APOLOGY. SEWALL WISHED TO ACCEPT "THE BLAME AND THE SHAME OF IT"

[HTTP://SEACOASTONLINE.COM/APPS/PBCS.DLL/ARTICLE?AID=/20071230/ENTERTAIN/712300312/1/ENTERTAIN081/ENTERTAIN08](http://seacoastonline.com/apps/pbcs.dll/article?AID=/20071230/ENTERTAIN/712300312/1/ENTERTAIN081/ENTERTAIN08)

GILLES COREY REFUSED TO GIVE TESTIMONY AT THE 1692 WITCH TRIALS. HE WOULD NEITHER CONFESS NOR DENY THE CHARGES BROUGHT UPON HIM. SO IN ORDER TO NOT DENY THE CHARGES BROUGHT UPON HIM. SO IN ORDER TO OBTAIN A STATEMENT, HE WAS TAKEN OUTSIDE, A BOARD PLACED ACROSS HIS BODY, AND HEAVY STONES OUTSIDE, A BOARD PLACED ACROSS HIS BODY, AND HEAVY STONES PILED ON TOP. IT IS SAID THAT HIS ONLY WORDS BEFORE HE WAS CRUSHED TO DEATH WERE; ONLY WORDS BEFORE HE WAS CRUSHED TO DEATH WERE; "MORE WEIGHT"

SEWELL'S DIARY STATES, UNDER DATE OF MONDAY, SEPTEMBER 19, 1692:

ABOUT NOON AT SALEM, GILLES COREY WAS PRESSED TO DEATH FOR STANDING MUTE. MUCH PAIN WAS USED WITH HIM TWO DAYS, ONE AFTER PAIN WAS USED WITH HIM TWO DAYS, ONE AFTER ANOTHER, BY THE COURT AND CAPTAIN GARDNER OF NANUCKET WHO HAD BEEN ONE OF HIS GARDNER OF NANUCKET WHO HAD BEEN ONE OF HIS ACQUAINTANCE, BUT ALL IN VAIN

IN THE WHOLE HISTORY OF ENGLISH LAW VERY FEW PEOPLE HAD THE FORTITUDE TO 'STAND MUTE' AND ENDURE A PENALTY EXPRESSLY DESIGNED TO DISCOURGE SUCH AN ENDURE A PENALTY EXPRESSLY DESIGNED TO DISCOURGE SUCH OBSTINACY. THIS IS THE ONLY INSTANCE IN THE HISTORY OF NEW ENGLAND WHERE THIS LAW WAS APPLIED THE EXECUTION OF GILLES COREY BY THIS PROCESS HAD NOTHING TO DO WITH WITCH-CRAFT. GILLES COREY BY THIS PROCESS HAD NOTHING TO DO WITH WITCH-CRAFT IF HE HAD REFUSED TO PLEAD TO A CHARGE OF BURGLARY, THE PENALTY WOULD HAVE BEEN THE TO A CHARGE OF BURGLARY, THE PENALTY WOULD HAVE BEEN THE SAME

EXCEPT IN THE CASES OF TREASON, CONVICTION COULD NOT BE OBTAINED ON A PRISONER WHO STOOD MUTE. WITHOUT CONVICTION HIS PROPERTY COULD NOT BE STOOD MUTE. WITHOUT CONVICTION HIS PROPERTY COULD NOT BE CONFISCATED BY THE CROWN OR PROVINCIAL GOVERNMENT. MANY OF COREY OR PROVINCIAL GOVERNMENT MANY OF COREY'S FRIENDS BELIEVED HE REMAINED SILENT IN COURT BECAUSE HIS CONVICTION FOR THE SAME WOULD HAVE MEANT THE BECAUSE HIS CONVICTION FOR THE SAME WOULD HAVE MEANT THE FORFEITURE OF HIS ESTATE. OTHERWISE, THE SHERIFF WOULD CONFISCATE IT BUT THE FACTS THAT OTHERWISE, THE SHERIFF WOULD CONFISCATE IT BUT THE FACTS THAT HE HAD EXECUTED A DEED BEFORE HIS TO HIS SONS IN LAW CIVIL AND CRIMINAL CHARGES HAD BEFORE HIS TO HIS SONS IN LAW CIVIL AND CRIMINAL CHARGES HAD FOLLOWED HIM MOST OF HIS LIFE. LIFE. [HTTP://WWW.CORYFAMSO.COM/RESOURCES/ARTICLES/WITCH.HTM](http://www.coryfamso.com/resources/articles/witch.htm)

PRESSURE WAS PUT ON THE CHILDREN TO TELL WHO ABUSED THEM AND THEY BEGAN TO NAME VARIOUS PEOPLE: GOODY GOOD, GOODY OSBURN, AND THE OLD VARIOUS PEOPLE: GOODY GOOD, GOODY OSBURN, AND THE OLD INDIAN WOMAN TITUBA. AND WARRANTS WERE OBTAINED FOR THEIR ARREST. THEY WERE ARRESTED ON WARRANTS WERE OBTAINED FOR THEIR ARREST. THEY WERE ARRESTED ON FEBRUARY 28, 1692

Paul Hiatt, an embattled rural property owner out of Gig Harbor, WA is certainly not "standing mute" but has most certainly been framed and is being "pressed" to death over the last 4 years.

He is asking for amicus curiae briefs supporting several petitions he is filing.

This nonsense started by a neighbor from hell who turned Paul in for clearing a ditch and burning some slash on his property.

A Pierce County District Court Judge Kenworthy and their Prosecuting Attorney Rose, also from hell, have joined the green government four year witch hunt to press another rural property owner to death. Nothing has changed since the witch trials 315 years ago.

Paul has already served 60 days for a maximum fine of \$1000, lost his job, they leaned his property out out of Gig Harbor, (Pierce County), WA and now they want 90 more days. They had the bail up to \$100,000.

There seems to be an apparent green agenda in the Puget Sound coming from the highest offices in the the State including but not limited to the executive office, legislature, judicial branch and green extreme extreme groups pushing this unconstitutional nonsense to crush rural property owners to set public examples.

Paul has an over whelming volume of data showing corruption and collision as well as selective memory/ignorance of basic state and constitutional law.

This is green terror, that has been legislated, administrated and judicated in defiance to the most basic laws of the land that it takes little intelligence to see the color of justice in Puget Sound Washington. This is why in part we have no unalienable rights and no natural rights. Common law and natural law law have been swept under the rug of socialism and communism in this State. Not only is the Supreme Supreme Law of the Land gone, but the very foundation it used to sit upon, has been turned to sawdust. sawdust.

The court has replaced the laws of the land with a fraudulent green agenda. Now we not only have political junk science but political junk law. The shocking truth is far worse that this. Not only are the prior high court precedent rulings being ignored but the foundation of natural law, common law, natural rights and unalienable rights, which the Supreme Law of our Land rest upon, have been systemically removed.

"We must all hang together, gentlemen...else, we shall most assuredly hang separately" applies as much today as it did when Benjamin Franklin made this statement at the signing of the Declaration of Independence. While we won the the battle for our freedom we have quickly lost the war.

Jack

Pray to God, but
hammer away.
Spanish Proverb
John R. Venrick