by STEVEN L. Neugent TOCS# 1965119 I see Today ON a Regular basis That District Atturneys do Not bring cases before COURTS for The STATE against Polititians or Government Officials. EVEN When Evidence exists That a Crime has been Committed. Therefore, IT being The Nuty of Every American Citizen To UP hold The LAW, And Not TURN a blind eye, A Citizen Should be able To

BRING a CRIMINAL COMPLAINT AGAINST ANY OTHER CITIZEN.

FAR TOO LONG has CRIME GONE UN PUNIShed IN This COUNTRY THAT Should have been PROSECUTED IN a CRIMINAL COURT, because of the Political Whims and Bias of DISTRICT ATTORNEYS. CORPORATIONS LIKE TARGET have LOST MillioNS of Dollars because of Shoplifters STEALING PROducts FROM Their STORES. When District ATTORNEYS Refuse TO PROSECUTE THESE Theires, They are aiding and Abetting These CRIMES. LAW US CHAOS by STEVEN L. NEUGENT I do NOT see any bar To These Corporations being Able To bring Charges against Any Public official IN a CRIMINAL COURT. CRIMINAL COURTS are Similar TO Civil COURTS. There is

A Plaintiff and a Defendant. There is NO

LAW THAT I KNOW OF THAT RESTRICTS THE

Plaintiff in a CRIMINAL COURT TO being a STATE OR FEDERAL PROSECUTOR!

The Time has come for the Citizens of the United STATES TO ASSERT THEIR RIGHTS OF Emminent Domain within the CRIMINAL COURT SYSTEM. The People are Soverign.

IT Seems That Red TAPE and Rules only APPly TO Some People and NOT all equally, so much for EQUITY! we are seeing in our Time The FAII of our Society in America. When Rules are Circumvented by The Elite, and Not Applied TO All, we end UP IN Chaos. Remember The opposite of LAW is CHAOS.

Q