

12. On August 13, 2012, Plaintiff COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM, UNITED STATES HOUSE OF REPRESENTATIVES, filed this federal lawsuit in the District Court of the United States for the District of Columbia in Washington D.C. in which the Plaintiffs commenced a criminal investigation; known as **“OPERATION FAST AND FURIOUS.”** It concerned a breach of trust that left countless of

13. That On or about August 13, 2012, commenced a criminal investigation; known as **“OPERATION FAST AND FURIOUS.”** It concerned a breach of trust that left countless of innocent Mexican citizens and at least one Federal Border Patrol agent dead. The rest of events can be found at website:

<http://rinosandrats.com/2011/09/the-gunwalker-scandal-overview-timeline/> .

14. The investigation required Holder to comply with civil investigative demand, and to comply with a duly authorized subpeana. Eric Holder knowingly, intentionally refused to comply with the subpeana. (ATTACHED AS EXH A) Eric Holder violated a court order and is in direct and/or indirect contempt of court . “ Obama exerted executive privilege.”

a. On or about the Committee and Oversight and/or Congressional members held Eric Holder in civil and/or criminal contempt for refusal to comply with a duly authorized subpeana. (RESOLUTION RECOMMENDING THAT THE HOUSE OF REPRESENTATIVES FIND ERIC H. HOLDER, JR., ATTORNEY GENERAL, U.S. DEPARTMENT OF JUSTICE, IN CONTEMPT OF CONGRESS FOR REFUSAL TO COMPLY WITH A SUBPOENA DULY ISSUED BY THE COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM(can be found on Google website). Plaintiff allege that Eric Holder is guilty of the crimes of 2 USC section 192 and 2 USC section 194, the Plaintiffs and/or Petitioner.

**PREDICATE ACT #1 – 18 USC section 1505 AND/OR
(FALSE STATEMENTS BEFORE A CONGRESSIONAL
COMMITTEE IN VIOLATION OF 18 USC SECTION
1001).**

(14)

15. Eric Holder acts or omissions constitution obstructed a proceedings before departments, agencies, and committees and/or avoided, evaded, prevented or obstructed compliance in whole or in part, with any civil investigative demand duly and properly made under the Anitrust Civil Process Act, willfully withholds, misrepresents, removes from any place, conceals, covers up, destroys, mtilates, alters, or by other means falsifies any documentary material answers to written interrogatories or oral teitimoney which is the sujект of such demand; or attempts to do so or solicits antoher to do so; or corruptly, or by threats or force or by threatening letter or comunication influence or impede the due admisntration of the law under which a proceeding is being had before any department or agency of the United States, or the due and proper exercise of power of inquiry under which any inquiry or investigaiton is being had by eith House, or any committee of either House or any joint committee of Congress in violation of 18 U.S.C. § 1505 . and further knowingly, intentionally, willfully made international false material representatives before the Committee in oversight in violation of section 1001 and/or 18 USC section 1505, knowingly, intentionally, failed to comply with civil investigative demand, breached his contract and/or legal duties and obligation He was held in crivil and/or criminal contempt of court.

CLAIM #1

CONVERSION

16. At all times herein mentioned, and in particular on or about Oct. 31, 2007 and continuing thru present Plaintiff Sharon Bridgewater and/or James S. Bridgewater was and still is

(B)