

NO. 2575

"HELL HATH NO FURY..."	§	IN THE COUNTY COURT
CHILI SOCIETY	§	
	§	AT LAW
VS.	§	
	§	
REPUBLIC OF TEXAS	§	
CHILYMPIAD	§	OF HAYS COUNTY, TEXAS

PLAINTIFF'S ORIGINAL APPLICATION
FOR TEMPORARY INJUNCTION

TO THE HONORABLE JUDGE AND PEPPER OF SAID COURT:

COME NOW, the undersigned members of "HELL HATH NO FURY..." CHILI SOCIETY, an unincorporated association of outraged female chili-cookers (superior in ability of course), Plaintiffs in the above numbered and entitled cause (celebre) (and hereinafter sometimes called "Really Bad Bitchers"), and file this their Original Petition for Injunction against the REPUBLIC OF TEXAS CHILYMPIAD, an unincorporated (because they probably can't afford a lawyer) association, having its principal orifices located at P. O. Box 2310, San Marcos, Hays County, Texas 78666 where some of them may be served with citation and process, and hereinafter sometimes called "CHILYMPIAD," for the want of a better, but non-obscene name; one LEO C. POORE, a resident of Hays County, Texas, herein sued in his capacity (?); and JOE KAHUT, pronounced and interpreted as "CAHOOT," (or "CAHOOTS" if the truth were known), a resident of Hays County, Texas, all of which association, representatives and bodies made Defendants herein are hereinafter called "HEADS," and for cause of action would respectfully show as follows, to-wit:

I.

Heretofore, HEADS have undertaken to promote, hold, solicit, participate in, and in general put together a chili cook-off to be held on September 20, 1975 at the fairgrounds in Hays County, Texas, not far from the GREAT and WUNNERFUL San Marcos, Texas, who has such a fair Justice of the Peace. The chili cook-off is called the "Sixth Annual Republic of Texas Chilympiad."

II.

Applications and solicitations for entrance to the said event, a true and accurate copy of which is attached to this Petition as Exhibit "A", on its face attempt to bar "applications from the weaker sex." It is well known, and HEADS have bandied about the fact, that women under one hundred (100) years of age are what is meant by "the weaker sex." HEADS have therefore refused to permit entry in the Sixth Annual Republic of Texas Chilympiad by women, under one hundred (100) years of age, and particularly the REALLY BAD BITCHERS, all in violation of and in contradiction of the Federal Civil Rights Acts of 1964 and 1968.

III.

That in truth and in fact the attached application in the second sentence says as follows: ".... the Fifth Annual Republic of Texas Chilympiad will decline applications from the weaker sex." No mention is made as to the Sixth Annual Republic of Texas Chilympiad to be held September 20, 1975.

Therefore, "CHILYMPIAD" and "HEADS" are wrongfully and egregiously prohibiting the REALLY BAD BITCHERS

and all other women under one hundred (100) years of age from entering the Sixth Annual Republic of Texas Chilympiad even contrary to the terms of their own poop.

IV.

That unless this Honorable (and Smart) Court grants the REALLY BAD BITCHERS a temporary injunction, restraining and enjoining "CHILYMPIAD" and "HEADS" from holding the Sixth Annual Republic of Texas Chilympiad, and awarding a championship therefor, while prohibiting the REALLY BAD BITCHERS from competing therein, the REALLY BAD BITCHERS will suffer irreparable injury (and possibly apoplexy) for which there exists no adequate remedy at law (and the Judge could get into trouble).

WHEREFORE, PREMISES CONSIDERED, Plaintiffs, the REALLY BAD BITCHERS, herein pray that the CHILYMPIAD and HEADS be cited with notice to appear and answer herein, that this Court appoint a date and time, at 4:30 o'clock p.m., Friday, September 19, 1975, in the Hays County Courthouse, for a hearing, that CHILYMPIAD and HEADS be ordered to appear at said hearing to then and there show cause, if any they may have (and they don't), why they should not be temporarily restrained and enjoined from holding the Sixth Annual Republic of Texas Chilympiad, and announcing a champion thereof on September 20, 1975, at the Hays County Fairgrounds, without permitting the participation and competition therein by

all women under one hundred (100) years of age, and particularly the REALLY BAD BITCHERS, and the "HELL HATH NO FURY...." CHILI SOCIETY further prays for (and demands) such other and further relief, at law or in equity (or anywhere else so long as it's cheap) to which they may show themselves justly entitled to receive.

Respectfully submitted,

"HELL HATH NO FURY...."
CHILI SOCIETY, Pro Se,
By: Alligani Jani "Hotpants
Chili" Schofield,
Kay "Lei Me Chili" Kahut,
Kasey "Kissin Kousin Chili"
Kirby,
Joann "Mouth of Hell Chili"
Horton,
Beth Ann "Kings Chili" Dingle,
Judy "Whoopee Chili" Wimberly,
Judy "5 "J" Chili" Harris,
Beverly "Looney Bird Chili"
Looney,
Ora "'Shorty' Worstbottom
Chili" Fry,
Diana "Outhouse Chili" Hahne,
Karen "Big Pickle Chili" Davis,
Penny "Relay Station Chili"
Lierbo,
Winona "Comanche Chili" Hardy,
Gayla "Turquoise Navel Chili"
Brashears,
Suzie "Fowl Chili" Watson,
Marge "Boondocks Chili" Misthos
Nan "Yeller Dog Chili" Marsh

NO. 2575

"HELL HATH NO FURY..."	X	IN THE COUNTY COURT
CHILI SOCIETY	X	
VS.	X	AT LAW
REPUBLIC OF TEXAS	X	
CHILYMPIAD	X	HAYS COUNTY, TEXAS.

DEFENDANT'S ORIGINAL ANSWER

TO THE HONORABLE JUDGE OF SAID COURT:

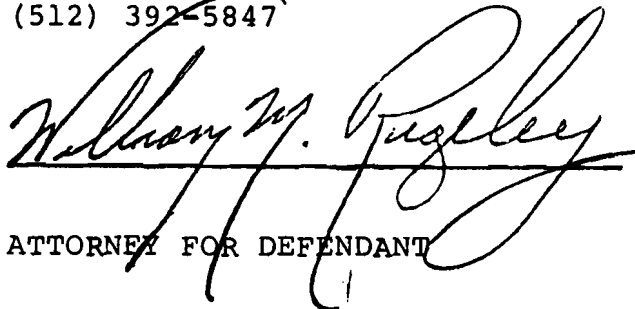
Comes now, REPUBLIC OF TEXAS CHILYMPIAD, Defendant in the above entitled and numbered cause and files this their First Original Answer and for such answer this Defendant says as follows:

I.

This Defendant denies each and every material allegation contained in Petitioner's Original Petition and demands strict proof of same.

WHEREFORE, this Defendant prays that the Petitioner take nothing and that this Defendant goes hence with his costs.

WILLIAM M. RUGELEY
2nd Floor, Courthouse
San Marcos, TX 78666
(512) 392-5847


ATTORNEY FOR DEFENDANT


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VS.	§	AT LAW
	§	
REPUBLIC OF TEXAS	§	
CHILYMPIAD	§	OF HAYS COUNTY, TEXAS

ORDER

On this day came on the Plaintiffs in the above numbered and entitled cause and requested a hearing upon their Application for Temporary Injunction heretofore filed therein, and after considering the content and allegations contained therein, the Court (after repressing the urge to ... Ahem) is of the opinion that such a hearing should be held and it is therefore ORDERED, ADJUDGED and DECREED that REPUBLIC OF TEXAS CHILYMPIAD, LEO C. POORE and JOE KAHUT, Defendants, be, and they are hereby, ordered to appear before me in the Hays County Courthouse at 4:30 o'clock p.m., Friday, September 19, 1975, then and there to show cause why they should not be temporarily enjoined and restrained from holding the Sixth Annual Republic of Texas Chilympiad at the Hays County Fairgrounds September 20, 1975 and awarding a championship therein, without permitting members of "HELL HATH NO FURY...." CHILI SOCIETY and any other women under one hundred (100) years of age to compete therein.

SIGNED this 17th day of September, 1975.


 DE JUDGE,
 Hays County, T E X A S
 County Court at Law

CAUSE NO. 2575

<u>HAROLD "CHILI DOG" GUNN,</u>	X	IN THE COUNTY
INTERVENOR	X	
IN RE:	X	
<u>"HELL HATH NO FURY..."</u>	X	
<u>CHILI SOCIETY,</u>	X	COURT AT LAW
PLAINTIFF	X	
VS.	X	
<u>REPUBLIC OF TEXAS</u>	X	
<u>CHILYMPIAD,</u>	X	
DEFENDANT	X	HAYS COUNTY, TEXAS

INTERVENOR'S ORIGINAL PETITION
BY WAY OF CLASS ACTION

COMES NOW, HAROLD "CHILI DOG" GUNN (and hereinafter called "CHILI DOG"), Intervenor in the above numbered and entitled lawsuit, and intervenes herein, intravenously, to be exact, hopefully through the introduction of alcohol directly into the bloodstream of the parties hereto (or into the parties held pursuant hereto) by tube (KDOG of course), or down the tube as the Court pleases, and alleges as follows, to-wit:

I.

That this is the only really class action filed in this lawsuit.

II.

That "CHILI DOG" challenges, on behalf of himself, and all the people of class he represents, the right of the Plaintiffs, "THE REALLY BAD BITCHERS," to bring their suit for injunction herein, on the basis that the same are really cracked. The Plaintiffs in said cause must have been cooking hash, rather than chili, when they hoaked up the Petition herein, because we all know (don't we, Judge, Yo' Honuh) that only a District

Judge can order an injunction that Plaintiffs have prayed for and that they should have petitioned for a District (which we understand they run in Luckenbach).

III.

Furthermore, Intervenor "CHILI DOG" states that the "REALLY BAD BITCHERS," under the pseudonym of "HELL HATH NO FURY..." CHILI SOCIETY, claim that they are not "the weaker sex," but imply instead that they may in fact be "the stronger sex," to which Intervenor and the class represented thereby reply that "odor ain't everything." Intervenor leaves it (happily) to His Honor to judge the Plaintiffs. A comment on the weight of the evidence is herein expressly avoided by Intervenor, but seeing is believing.

IV.

In addition, Intervenor, CHILI DOG, herein expressly objects to and denies the equitable right of the "REALLY BAD BITCHERS" to enjoin and restrain the holding of the Sixth Annual Republic of Texas Chilympiad at the Hays County Fairgrounds at San Marcos, Texas on September 20, 1975, for the reason that to do so would inhibit, thwart and prevent the bestowal of the Lone Star on the Map of the Great Pod at frenetic and deserving San Marcos, Texas. And, furthermore, to so enjoin said event would also draw the wrath and vengeance of the representatives of (1) the Stomach-Pump Workers of America Union, Local 69, and (2) the Sixth Annual Salacious, Sneaky and Frustrated Rump Appraisers Society (SASSAFRAS); conventions of both of which groups are scheduled to be in attendance at the Sixth Annual Republic of Texas Chilympiad (SARTC) (?). Strikes by any or all of such groups could prove disastrous to a large portion (and Your Honor knows which portion) of the parties affected.

V.

As further grounds for objections to the Petition filed by Plaintiff herein, CHILI DOG herein draws the attention to His Eminence, Your Honor the Judge, to the fact that Plaintiffs herein have filed their Petition in the name of and in the capacity as "Pro Se." Intervenor herein hereby alleges that the said Petition is anything but prose, and is rather more in the nature of garbage, for which Plaintiffs have obtained no Permit from the Federal Environmental Protection Agency (EPA) to disseminate, and that therefore the same should be struck in toto as contravening the Statutes, Rules and Regulations of the United States of America, as guaranteed by the Bi-Centennial Convention.

VI.

In the alternative, but not by waiver of the foregoing, CHILI DOG alleges that one situation seems a bit awry in this whole cotton pickin' lawsuit. While Plaintiff's position is clearly, and without quantum meruit or arrowroot, it is apparent to all the class parties of this lawsuit that somebody herein is Poore-mouthing the whole situation, and in total cahoots with representative Kahoot or Defendant, and it is therefore the contention of Intervenor that the Honorable Judge herein should disqualify himself in this suit, on at least his chili, it being apparent, if CHILI DOG'S beady-eyed investigators are correct (they being recently furloughed from the CIA), that His Honor is not only a Judge herein, but is also both an entrant in, and a judge in the Sixth Annual Republic of Texas Chilympiad itself. Inasmuch as CHILI DOG is considering becoming an entrant in said Sixth Annual Republic of Texas Chilympiad, cooking his world famous "K-Dog Chili," being a secret blend of Special "K" Cereal and a dog of his choice (any port in a storm), plus cheese, CHILI DOG respectfully

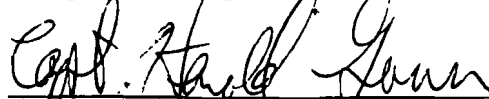
moves this Honorable Court to punt. Failing the grant of Intervenor CHILI DOG'S Motion for Disqualification of the Honorable Judge herein and the appointment of a suitable mullet to preside herein, CHILI DOG will have no alternative but to pursue his legal remedies herein and get smashed.

VII.

Intervenor, CHILI DOG, has in good faith been required to employ the services of an attorney to represent him in this cause, and has therefore agreed to pay the same a reasonable fee for his services rendered and to be rendered herein, and CHILI DOG therefore prays for judgment in the amount of five quarts of chili, or in the alternative a bottle of Thunderbird wine, for said attorney who, being license-less, shall be nameless.

WHEREFORE, PREMISES CONSIDERED, Intervenor, CHILI DOG, herein prays that all parties to the said suit be served according to law (with Lone Star beer and booze, according to their propitiousness, respectively), that upon a final hearing hereon, the suit of Petitioners, "HELL HATH NO FURY..." CHILI SOCIETY, be dismissed for lack of jurisdiction; or, in the alternative, that the same be misplaced for a few months; or, in the further alternative, that the Honorable Judge herein disqualify himself, or otherwise that he get a bad bottom on his chili (in the cup); or, in the further additional alternative, that the winner's cup go to a female little leaguer; plus reasonable attorney's fees, costs of court, and all other relief, wherever at law or in equity, or Hays County, to which Intervenor may show himself and his class justly entitled to receive.

Respectfully submitted,



Harold "Chili Dog" Gunn, Intervenor
(Dead shot from the hip, depending
on the size of the shot-glass)

c/o KDOG, Channel 26
Houston, Texas 77069