

# "ASSININE COURT DECISIONS BY ~~ASSHOLE~~ JUDGES"

BY PAT/SALTY

There HAVE BEEN MORE THAN A FEW ASSININE COURT RULINGS PUT OUT BY ASSHOLES DRAPED IN BLACK ROBES. THOSE FEDERAL COURT RULINGS THAT FORCED FIRE DEPARTMENTS TO LOWER THEIR STANDARDS - SO THAT MORE FEMALES COULD BECOME FIREMEN - CERTAINLY RANK HIGH ON THE "ASSHOLES IN BLACK ROBES" SAGA.

THE ~~COURT ORDERED~~ COURT ORDERS REQUIRED CERTAIN FIRE DEPARTMENTS TO DROP REQUIREMENTS SUCH AS BEING STRONG ENOUGH TO CARRY A 150 POUND DUMMY (REPRESENTING A PERSON) OUT A WINDOW AND DOWN A FIRELADDER - WHY DID THE COURT ORDER THAT REQUIREMENT TO BE DROPPED? ON THE GROUNDS THAT SUCH A REQUIREMENT WAS "DISCRIMINATORY TO WOMEN".

THATS WHY.

SO THE FIRE DEPARTMENT WAS FORCED TO LOWER ITS STANDARDS - TO LESSEN THE WEIGHT OF THE DUMMY REQUIRED TO BE "RESQUED" BY RECRUITS! - SO THAT MORE FEMALES WHO TOOK THE TRAINING TEST WOULD BE ABLE TO PASS!! (?)

SO ITS

SCREW YOU OR ME OR SOME POOR INNOCENT SLOB WHO COULD BE LEFT TO BURN TO DEATH <sup>BECAUSE</sup> ~~BECAUSE~~ SOME BRAVE, DEDICATED, FULLY WELL INTENTIONED - BUT NOT PHYSICALLY STRONG ENOUGH! - FEMALE FIRE FIGHTER HAD TO HAVE →

(2)

A BODYWEIGHT CARRY LIMIT LOWERED SO THAT SHE COULD PASS A FIREMENS TEST! REAL PEOPLE LIKE YOU AND I DIE BECAUSE OF SUCH STUPID IGNORANT LITIGATION-AND RULINGS + JUDGMENTS- OF SUCH STUPID AND IGNORANT ASSHOLES. SUCH TESTS WERE MEANT TO DISCRIMINATE! TO DISCRIMINATE BETWEEN THOSE WHO ARE ABLE TO CARRY-IN A FIRE EMERGENCY-

A 150 POUND PERSON AND THOSE WHO ARE NOT ABLE TO DO SO.

SOME FEMALES - VERY FEW - WERE (AND ARE) ABLE TO DO SO ~~AND~~ BUT MOST - NATURALLY - WERE NOT. THE OVERWHELMING MAJORITY, IN FACT, COULDN'T. SOME MALE FIRE RECRUITS COULDN'T, EITHER.

BUT THE POINT IS; CERTAIN STANDARDS, FOR CERTAIN JOBS, ARE NECESSARY AND NEEDED (AND CAN BE A MATTER OF LIFE AND DEATH) NO MATTER WHO OR WHAT OR WHICH GROUP MIGHT (OR MIGHT NOT) BE EFFECTED BY SUCH STANDARDS AND REQUIRMENTS; FOR SOME CLOWN, OR CLOWNS, IN A BLACK ROBE - OR ROBES - TO FORCE SUCH LIFE + DEATH STANDARDS TO BE DROPPED, OR ALTERED, BY COURT ORDER, IS A ~~THE~~ SHOCKINGLY IGNORANT EXAMPLE OF JUDICIAL INEPTITUDE AND MUST END. HUMAN LIVES ARE TOO IMPORTANT TO BE SACRIFICED ON THE ALTER OF JUDICIAL REVIEW BY SOME CLOWN WHO ACTUALLY BELIEVS HE IS HELPING TO BRING ABOUT A MORE BALLANCED AND FAIR SOCIETY ~~AND~~ AND MORE PEOPLE BURNING TO DEATH IS THE PRICE TO BE PAID!