In its use of Lockwood v. Bowles the district court is like th devil

argument and citing cripture. It omits all that supports Weisberg and is relevant to his position

end ena

substitutes to our works for book woods muchy changing and it changes what it quotes to thus entirely altering its meaning, an alteration that

is heavily accented in predu prejudice when considered with what the court ignored. out up lain why et is

Where Lockwood is conditional, those words were replaced by the court with its own that not only eliminate the condition but pretend that Lockwood is rividiax rigid. This was not done for space economy because the court's alterations in the court in the c are slightly longer. As quoted by the court, Lockwood states," Fraud upon the court' within the meaning of Rule 60(b), embraces 'only that species of fraud..." Lock actual language is "Fraud partup on the court, we believe, embraces only that species of fraud..." If there was any purpose in making this alteration other than as in an abuse of discretion to reach a predetermined conclusion and to indulge prejudice against Weisberg and bias in favor of the defendants, it is not apparent. No other purpose is apprent for the second such alteration of meaning in the two sentences . As misused by the court, two sentences . Fraud, inter parties (sic), without more [is not] at fraud upon the court." Refer the exact language is," Fraud, inter partes, should not be a fraud upon the court." / Embhasis and

What the court then eliminates and part of the reason for the use of the conditional is precisely what Weisberg believes is established by this new evidence, what the defendants do not deny and made no effort to refute, to set aside a judgement or order because of fraud upon the court under Kule 60(b) ... it is necessary no show an unconscionable plan or scheme which is designed to improperly influence the court in its decision... involving a corruption of the judicial process itself."

The situation and facts in Lockwood are so different they are inapposite. Rather acting promptly and than presenting new evidence, that court stated, xx that "most of the facts have been known for to the defendants for more than fourteen years. (62 629

The situation and facts in Lockwood are so different that case is inapposite.

as used by the court. Rather than acting promptly, as Weisberg did, and thereby been been prejudicing the rights of the opposing party, "plaintiffs have greatly prejudiced by defendants' fourteen year delay "(629) has also after voluntarily rejecting

and the court's alteration of the mesning as quoted above becomes more apparent in the light of Lockwood language appearing just before the quotation the district full following the fact that there is authority for relevance of intrinsic fraud despite the general view that "the fraid alleged must be extrinsic,"

Lockwood suggests that "the reasoning is that intrinsic fraud is discoverable through the ordinary processes of the trial itself, such as the right to crossexamine - a right forsetited by the defendants in this instant case. (630)

Weisberg did seek to trial, which the court ignores is its morendum.

It and that court denied him of the right. He went farthur, alleging that either he or the defendants has are guilty of serious offenses and that only by trial could fact, be decided and that truth and justice the sanctity of the judicial proces itself required this.

Weisberg's newseridence underied and unrefuted new evidence to "show an unconscionable plan or scheme to i properly influence the court in its decision" (631) and because, underiedly, the defendants presented nothing else to the district court, that is a fraud perpetrated by officers of the court so that the judicial machinery cannot perform its impartial task of adjudicating. (631)

There thus is "more" than merely "fraud inter partes." There is not a word in the Memorandum citing anything other than what the new evidence establishes was

f defendants' fraud, mairepresentation and perjury and there cannot be Because nothing by the defendants of the defendants' fraud. The way from the defendants' fraud of the