

From the desk of Rodney Stich

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DEFRAUDING AMERICA--Encyclopedia of Secret Operations by the CIA, DEA, and Other Covert Agencies

DRUGGING AMERICA--A Trojan Horse

UNFRIENDLY SKIES--History of Corruption and Air Tragedies

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May 25, 2002

Donna Lieberman, Director,
American Civil Liberties Union
125 Broad Street, 17th Floor
New York, NY 10004-2400

Ref: Making another record of ACLU's role in covering up for criminal and subversive crimes that insured the success of the September 11, 2001, terrorist hijackers, and those terrorist acts yet to occur

To Ms. Lieberman:

The purpose of this letter is to make a record, which will be on the Internet, of how the ACLU has repeatedly, for years, covered up for massive criminal and subversive activities, including the combination of unprecedented civil and constitutional violations to obstruct justice.

I first started reporting these matters to the ACLU while I held a major air safety position with the FAA responsible for correcting the conditions resulting in the worst series of air disasters in U.S. history. In my earlier letters to the ACLU I brought out the massive civil and constitutional violations being inflicted upon me as part of a scheme to block the exposure of criminal and subversive activities that I and my group of other former and present government agents had discovered, and which were continuing to result in great harm upon national interests and the lives, and deaths, of many people.

I brought to the ACLU's attention the subversive actions by California and federal judges, working with a CIA-front law firm—an active member of the ACLU—and other judicial acts subverting the courts and the laws and Constitution of the United States. I described to the ACLU the documented pattern of unlawful and unconstitutional orders permanently barring me from federal (and California) courts, which terminated for me, for the remainder of my life, the legal rights, legal protections, and legal defenses that are guaranteed to everyone else, even terrorists and murders. I showed how these record setting violations of substantive and procedural due process were combined to obstruct government agents from reporting criminal and subversive activities that continued to inflict great harm upon national security and upon the lives and the deaths of many victims.

Obviously, we had an ongoing documented scheme that not only subverted national security, but also subverted the courts and the laws and Constitution of the United States. And this was done with the aid and comfort of the ACLU. Arguably, the ACLU could be sued for aiding and abetting the criminal and subversive acts that insured the success of the September 11 hijackers and the terrorism that has yet to occur. For the record of those who are viewing this letter on the Internet, I provide a few highlights:

First, I am a former federal investigator, who, with a group of several dozen present and former government agents and deep-cover operatives, has sought to report high-level corruption in government. In an attempt to circumvent the cover-ups of these matters, I published several highly detailed and documented books in an attempt to inform the public of these matters, and also to motivate groups, such as the ACLU, to exercise their moral and legal responsibilities.

The pattern of judicial violations of civil rights described in part in this letter are well documented in court records. Although these gregarious civil liberty violations were directed at me, the important issue is that the courts were made into a corrupt vehicle to carry them out, and that the same can be done to anyone. The pattern of civil rights violations started out with a sham lawsuit filed against me. This lawsuit was filed after my exposure of high-level government corruption escalated. The carry out the lawsuit, civil right protections had to be violated, and these violations escalated to an unprecedented number and level in the courts.

A few of the serious civil rights violations involving the misuse of judicial positions and the courts are listed here:

- Judicial orders barring me for the remainder of my life from federal court access, and the federal protections specific for the wrongful acts inflicted upon me. (These are obviously unlawful and unconstitutional orders, intended to block my legal defenses.)
- Judicial orders barring me from reporting federal crimes that I sought to report under the clearly worded crime reporting statute, Title 18 U.S.C. Section 4. (These orders obstructed justice and violated various federal criminal statutes, as they obstructed justice.)
- Federal judges charging me with criminal contempt of court after I exercised federal remedies under the Civil Rights Act and declaratory judgment statutes (which I combined with a Title 18 U.S.C. Section 4 reporting of criminal activities). (This pattern of retaliation constitutes criminal acts under Title 18 U.S.C. Section 241 and Sections 1505, 1512, and 1513.)
- Sentenced to six months in prison, at the age of 66, denied a jury trial, in retaliation for exercising the rights to procedural due process for massive civil and constitutional violations and for reporting criminal and subversive activities that continued to inflict great harm upon the United States and its people—the latest occurring on September 11.
- Forced to seek relief in Chapter 11 court from the civil rights violations, compounded by the judicial revocation of major civil and constitutional protections, and further compounded by the threat of prison if I exercised these Aprotected@ civil rights.
- Chapter 11 judge then signed two orders seizing my assets, carrying out the original intent of stripping me of the assets that funded my exposure activities. The orders seizing my life=s assets violated the statutory and constitutional requirements for a noticed hearing, the requirement of a hearing, the requirement for legally recognized cause. Further, they were signed after the judge had signed an order refusing to accept jurisdiction, which had never been rescinded. The orders were therefore signed without personal and without subject matter jurisdiction, making them void orders.
- An order was then signed barring me from objecting to the seizure and liquidation of my assets. When I filed objections, I was then charged with criminal contempt of court. I was denied an attorney, I was denied the right to testify in my own defense, and then held guilty by Oakland Chapter 11 judge Edward Jellen, and sentenced to federal prison. That sentence was never carried out, as Chapter 11 judges had no authority to sentence anyone to prison on contempt of court charges.
- Corruptly seeking to support orders permanently terminating my civil and constitutional rights to defend by reversing the legal definition of frivolous and calling my exercise of procedural due process against the record-setting violations of state and federal laws and constitutional protections to be frivolous defenses.
- The series of criminal contempt-of-court charges were in continuous effect from 1987 to 1995.

Civil Rights Violations Combined With Obstruction Of Justice

These judicial attacks repeatedly violated fundamental and important constitutional protections. These attacks followed my attempts to expose high-level corruption that I discovered while a federal investigator for the Federal Aviation Administration. Briefly, the San Francisco law firm filed the lawsuit that was barred by blocks of California and federal statutes, related decisional law, rules of court, and fundamental rights and protections in the Constitution. California judges repeatedly violated these protections in law, and then compounded these violations by violating procedural remedies. Every appeal to higher courts in California was ineffective. Only California Supreme Court justice Stanley Mosk supported my objections to the violations being perpetrated.

I then exercised federal remedies under the Civil Rights Act for the documented civil rights violations and

under the declaratory judgment statutes to have a federal judge declare my personal and property rights legally established in seven judgments. Again, federal judges refused to act despite their responsibility to do so.

The ACLU claims that its goals are to protect civil rights. In this convoluted series of continuous judicially perpetrated violations of civil liberties, a pattern is revealed that is far more serious than any case the ACLU has taken in the past. The pattern shows the willingness of judges to convert their positions and the courts into a corrupt arm of government. Making matters even worse, the civil rights violations were closely tied in with obstruction of justice for criminal activities.

Although a federal lawsuit would be relatively straight forward, there is much more to all this. I have written books exposing much of the criminal activities and judicial corruption (Third editions of *Defrauding America* and *Unfriendly Skies*, and first edition of *Drugging America*.) I also have web sites that make reference to some of these matters.

The specific civil rights violations, and the underlying judicial mentality that willingly repeated them, can be addressed in a single lawsuit that must be filed by March 25, 2000. It was on approximately March 25, 1999, that Judge Jellen held the final hearing on the Chapter 11 cases, and the one-year statute of limitations started to run on a federal lawsuit under the Civil Rights Act, Bivens, and civil RICO. That Chapter 11 case is tied in with the 17-year continuous and inter-related pattern of civil rights violations and judicial fraud and provides the vehicle for addressing the entire sordid matter. This is an unprecedented opportunity to get to the heart of some of the worst cases of civil rights violations.

Harm Upon America and Americans Will Continue and Escalate

I wrote to the ACLU several years ago stating, "Your group is sufficiently sophisticated to know that failure to provide assistance will make possible the continuation of the pattern of corruption in the courts and other government entities, and that the harm upon the people will continue and even escalate, as I have documented during the past 40 years." Now that 3,000 people have died, made possible by the Trojan horse corruption in government, and the courts, in only one day's events, the ACLU now has an even greater self-serving interests in continuing to cover up for the crimes against the United States and its people.

The ACLU continued cover-up of these major crimes against the United States will continue the tragic consequences, of which September 11 is only one of an endless number of tragedies suffered by the American people from the corruption and its cover-ups that insures the success of repeated terrorist acts, some of which will undoubtedly be worse than September 11.

Sincerely,

Rodney Stich