

From the desk of Rodney Stich

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Author of numerous books on corruption in and out of government

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John D. Guerrini
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To Mr. Guerrini,

How nice to hear from you. I almost thought the statute of limitations would run out on the string of legal tactics for which RICO and other federal remedies are available.

I want to be sure you are aware of certain things, so that you never have the chance to say at some future date that you didn't know the actual facts behind the sequence of legal tactics, how they were intended to obstruct justice, and the tragedies associated with these matters, plus the involvement of the Smith Collins lawyers, in the continuing predicate acts. For instance:

- A long series of legal tactics were used by lawyers, including CIA-front law firms, seeking to stop me and a group of other former government agents from reporting and exposing the corruption that we discovered as part of our official duties. These tactics took various forms, but each was intended, and was known to, interfere with my/our efforts to report and expose the corrupt and criminal activities in certain government offices and covert operations.
- This corruption includes that which I initially discovered as a key federal aviation safety agent, which resulted in a long line of airline disasters, some occurring in my immediate area of federal aviation safety responsibilities. The hijackings of four airliners on 9/11 were just one-day's consequences of what I had been seeking to report, expose, and correct for many years.
- The tactics by the Smith-Collins lawyers in South Carolina were among the last such tactics used by lawyers and law firms seeking to halt our exposure activities. Part of their scheme was to seize the supply of books that exposed these matters. Those books are long gone.
- Sufficient data exists that strongly indicates that these acts by various law firms, most with covert or overt connections with the CIA or other government offices, were part of a continuing scheme, or enterprise, to keep the public from discovering the extent of the corruption and the many tragic and even deadly consequences from such misconduct.
- The hijackings of four airliners on September 11, 2001, was made possible by the corrupt conditions that I sought to expose—and various lawyers sought to block. The misconduct being for which the legal tactics sought to prevent being reported included misconduct (a) in the government aviation safety office, the Federal Aviation Administration (FAA), which was the primary area of blame for the events of 9/11; and then the corruption playing a secondary role, that existing in the FBI and CIA.
- Since I had a top position with the FAA at one time, and acted as an independent prosecutor during a four-month hearing, I should know what I talk about. The events on 9/11 were simply one-day's consequences in a long continuing pattern. This is the misconduct that Smith-Collins, and I presume you, continue to try to prevent being exposed. This could be called obstruction of justice.¹ The retaliation, and these legal tactics could be called that, for trying to report the corruption, could be considered criminal acts under other federal statutes.²
- After 9/11, when the deadly consequences were again evident, the same group of lawyers continued their tactics.

- The Smith and Collins lawsuit, filed far from my location, in a local far-off court where control of the judge was probable, was filed knowing (a) the claim was bogus; (b) that I had no assets, since they were all seized in parallel judicial tactics to silence me; (c) that there was no insurance to pay for any judgment; (d) that my only income was a very modest Social Security payment which cannot be attached; (e) that I was over 80 years old with no chance of ever getting any income or assets; and (f) that the only assets were the books that exposed the corruption. You have this information. The obvious intent was to seize the books before the public could read them and divert my attention away from these matters. Talk about slime balls!
- The only purpose of these continuing legal tactics is to harass me in such a way that I halt my exposure activities. This tactic has had deadly blowback consequences in the past, and you now know what the consequences will be of continued legal tactics to divert attention from these serious matters.
- You should know that two prior law firms approached by Smith-Collins refused to proceed with the case.
- I continue to try to show, via Internet sites, the corruption, the resulting tragedies, and the people involved, especially lawyers and judges. Since the scheme by the Smith-Collins law firm, which you have now joined, is the latest in the series of predicate acts, I am adding your involvement in it to my Internet sites. Two sites you might find of interest, as it includes a brief history of the Smith and Collins role in the tragedy-related saga:
www.defraudingamerica.com/sequence_highlights.html
[www.defraudingamerica.com/latest_legal_tactic_guerrini_july24_2006,](http://www.defraudingamerica.com/latest_legal_tactic_guerrini_july24_2006)

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¹ Title 18 U.S.C. §§ 2, 3, 4.

² Title 18 U.S.C. §§ 111, 372, 1505, 1512, and 1513.