

P.O. Box 5
Alamo, CA 94507
Phone: 415-820-7250
June 3, 1991

Representative John Conyers
House of Representatives
Washington, DC 20515

Certified Mail: No. P 413 519 164

Dear Mr. Conyers:

This letter puts you on notice of the latest in a series of major federal scandals of national and international impact, for which every known check and balance, including the world's most prolific coverup body, Congress, has feloniously covered up. The enclosed declaration and transcript updates the number of high federal officials implicated in the Iran-hostage scandal.

The attached declaration shows the following:

BUSH'S SECRET FLIGHT TO PARIS, OCTOBER 1980

1. Flights by private citizen George Bush to Paris and return, in October 1980. The quick trip was made possible by flying Bush in a CIA SR-71 aircraft from Paris to McGuire Air Force Base. The "smoking gun" evidence is the command pilot who flew the Bush team to Paris in a BAC 111, and who then flew Bush back from Paris, several hours later, in an SR-71.

2. Passenger list on the secret flight to Paris. The latest statement given to me by Captain Gunther Russbacher, U.S. Navy, Office of Naval Intelligence, assigned to the Central Intelligence Agency, identifies passengers on the flight to Paris, which he chose not to disclose earlier. The passengers included civilian George Bush; Robert Gates (recently nominated by George Bush to be the head of the CIA); William Casey; Charles Gregg; two security agents; and other people with federal intelligence agencies.

ASSASSINATIONS TO PROTECT THE GUILTY ?

3. Several reliable sources strongly indicate deaths of three officers of the U.S. Navy, including an Admiral, from an assassination attempt to prevent the "smoking gun" from testifying. Details are found in the attached declaration and transcript, and in other tapes in my possession. The unofficially reported and officially sequestered explosion of a Navy helicopter strongly suggests an assassination attempt to kill Captain Russbacher, who was expected by Justice Department officials to have been on that helicopter. Captain Russbacher is the "smoking gun" who could identify George Bush as being on the secret Paris flights, and which then be the missing link establishing that there was in fact clandestine activities to continue the imprisonment of the 52 American hostages.

TAPES AND STATEMENTS BY KEY CIA CONTACTS DESCRIBES A PATTERN OF MAJOR CRIMES AGAINST THE UNITED STATES NEVER BEFORE DISCLOSED

4. Pattern of CIA proprietary lending institutions defrauding the United States with sham loans that are never made. The money that was loaned to other CIA proprietary corporations are often not paid, as planned, and then diverted to secret CIA bank accounts.

5. Large quantities of drugs imported into the United States by CIA proprietary aircraft, with the profit from the sales to the underworld used to fund CIA covert operations.

6. Misuse of the vast Chapter 11 criminal racketeering enterprise, and Department of Justice Chapter 7 and 11 trustees, to cover up for the fraudulent loans and the disappearance of the funds.

REPORTING ADDITIONAL CRIMES, INCLUDING
AMERICAN HOSTAGES IN IRAN

OTHER CRIMES DISCOVERED, REPORTED TO, AND THEN COVERED UP BY EVERY KNOWN CHECK AND BALANCE, INCLUDING THE WORLD'S MOST EFFECTIVE COVERUP GROUP, THE UNITED STATES CONGRESS

7. AIR DISASTER RELATED CRIMES. I reported a pattern of crimes and pattern of corruption related to a series of specific airline crashes, initially discovered by me while I was a federal air safety investigator for the Federal Aviation Administration, and holding the authority to make such determinations. Repeated in depth reports to every senator in the U.S. Senate and to most of the representatives in the House, went either unanswered, or a diversionary form letter sent that indicated the contempt for their responsibilities.

8. The Chapter 11 criminal racketeering enterprises in which federal judges, officers of the court, cooperating law firms, and Justice Department officials/attorneys, defraud and destroy American citizens, defrauding them in a multi-billion-dollar a year criminal racketeer enterprise. This racketeering enterprise is misused by Justice Department officials, CIA officials, to persecute individual citizens, to hide CIA covert funds, to launder drug money.

9. Felony retaliation to obstruct justice as a standard pattern of Justice Department officials/attorneys. A pattern of criminal persecution by Justice Department attorneys and officials to block the reporting of federal crimes committed by federal officials, including Justice Department personnel and federal judges.

FELONY RETALIATION AGAINST WHISTLEBLOWERS BY JUSTICE DEPARTMENT

A. Felony acts to silence me. Commencing in March 1987, I have been subjected to continual criminal contempt charges, and spent considerable time in federal prison, for having filed federal actions reporting federal crimes related to the air disaster related offenses; reporting obstruction of justice by Justice Department officials, by federal judges, by members of Congress; for exercising constitutionally guaranteed rights to federal court access to obtain relief from the terminal destruction of my business, my home, my assets, my freedoms, as part of a scheme initiated by a Justice Department proprietary law firm. Unless some courageous member of Congress provides immediate relief, I, a 68 year old humanitarian, will be in prison again, for exposing a pattern of crimes committed by federal officials infiltrating powerful offices of the federal government. The American hostage scandal, crimes, and treasonous offenses, are only one part of an even worse scandal.

B. Killing of Chapter 11 judicial corruption informants, shortly before presenting evidence to Justice Department.

C. George Bush CIA factions, working through the Justice Department, incarcerating those CIA personnel who can blow the whistle on Bush's flight to Paris; on the savings and loan looting by CIA proprietary lending institutions and CIA proprietary corporations; including Silverado savings and loan in Denver.

D. Prosecuting Richard Brenneke, who testified he was the pilot on the outbound flight taking Bush to Paris, for perjury, when they knew his testimony was the truth. (Violating Title 18 U.S.C. 1512 and 1513, retaliating against an informant for reporting a crime.) Justice Department officials feloniously compounded this crime by inducing Donald Gregg to falsely testify he was not on the trip to Paris.

JUSTICE DEPARTMENT AS A VAST CRIMINAL ENTERPRISE

10. Justice Department officials engaged in years of obstruction of justice in the air disaster-related pattern of criminal acts. These acts consisted of tampering with federal grand juries when I sought to testify to the crimes; moving to dismiss every federal action in which I attempted to report

REPORTING ADDITIONAL CRIMES, INCLUDING
AMERICAN HOSTAGES IN IRAN

the crimes to a federal court, as I was required to report under federal criminal statutes, including Title 18 U.S.C. 4 (misprision of felony); repeatedly charged me with federal contempt of court when I sought to report federal crimes (air disaster related; chapter 11; obstruction of justice) to federal courts via federal law suits.

11. Covering up for, and a party to, the Chapter 11 racketeering activities. A key part of the vast Chapter 11 criminal racketeering activities, of which Inslaw is only the tip of the iceberg. Other evidence can be found in Ninth Circuit courts, and especially by examining the files in my cases (Oakland Chapter 11 courts, Nos. 487-05974J and 05975J), which includes a four-year pattern of blatant civil, constitutional and criminal acts by federal judges, federal officers of the court, Justice Department U.S. Trustees, and others.

12. Felony persecution of those citizens who threaten to blow the lid on any of the many scandals in which Justice Department officials are implicated, including (a) the air disaster related corruption; (b) Chapter 11 corruption; (c) American hostage corruption; and many more. I have the hard evidence of these crimes. (Violates, inter alia, Title 18 U.S.C. 1512, 1513, 241.)

13. Heavy and repeated involvement of federal judges in all aspects of these crimes, primarily by felony coverup, obstruction of justice, and persecution of victims or informants. The judicial scandal includes the Justices of the U.S. Supreme Court.

FELONY COVERUP BY MANY MEMBERS OF CONGRESS

14. Pattern of absolute obstruction of justices, cover up, misprision of felonies. I have repeatedly reported the tragedy-causing crimes to every senator of the United States and to many of the representatives in the House. Never have they responded to take my testimony or examine my evidence. By this coverup they, as did others, became a party to the subsequent air disasters and deaths; a party to the continued financial defrauding of Chapter 11 victims; a party to the coverup of the American hostage scandal. This pattern of total coverup explains how the HUD and savings and loan scandal continued for the many years that they have; why the many other crimes and scandals went unprosecuted.

15. Establishing federal corruption as a code of conduct. The felony coverup of these crimes by every known check and balance, including members of Congress, has made possible the web of duplicity and intrigue throughout government, that is addressed by this petition, and reflected in the many other scandals constantly surfacing.

FINANCIAL AND MORAL RESPONSIBILITIES OF THOSE WHO COVERED UP

16. Every member of Congress who had knowledge of these crimes that I reported to them, and who essentially covered up, a felony, and who did not prevent the pattern of civil and constitutional violations, are liable under various civil right and criminal statutes, including Title 28 U.S.C. 1343; 42 U.S.C. 1983-1986; 18 U.S.C. 1961-1965.

17. This report to you of the federal crimes, including those committed against me, requests your immediate intervention. Your expected coverup will probably be followed by a federal law suit against you for damages, arising out of your civil right and criminal violations, for which the speech and debate clause offers you no immunity.

CONSEQUENCES OF THE CRIMES, INCLUDING THE COVERUP

18. As it relates to the secret Iranian hostage conspiracy: Crimes include conspiracy; defrauding the United States, its citizens and the hostages; subjecting the United States to blackmail, which was paid in many billions of dollars in military armament; undermining ongoing government negotiations to free the hostages, by promising far greater amount of military hardware, paying for the profits of middle men armament dealers excluded from the official negotiations; false statements to Congress; depleting the military supplies of NATO and the United States, greatly decreasing the

REPORTING ADDITIONAL CRIMES, INCLUDING
AMERICAN HOSTAGES IN IRAN

military preparedness and encouraging a military attack upon Europe and the United States; aiding and abetting, misprision of felonies, obstruction of justice, by many government and non-government officials; destroying the integrity, reliability, and image of the United States in the eyes of foreign governments and people; felony misuse of government facilities by private citizens, including the use of the SR-71, fuel, support, and numerous federal employees and officials; felony persecution by Justice Department officials of those whistleblowers who could blow the whistle on the great national scandal with international implications; felony coverup and felony persecution of whistle-blowers by attorneys and others in control of the Justice Department; sitting president of the United States who engaged in these felony acts; President of the United States guilty of misprision of felonies, obstruction of justice, felony coverup.

19. As it relates to the air disaster related crimes: Many specific airline crashes and specific deaths were caused and made possible by the crimes. I have offered evidence of this, including government reports. Further facts shown in documented *Unfriendly Skies—Saga of Corruption*. The crashes and deaths directly and indirectly related to the federal offenses will continue to occur, until some member of Congress has the integrity to comply with the law instead of felony coverup.

20. Financial destruction of thousands of American citizens defrauded by federal judges, federal trustees, and U.S. Trustees, after they are duped into exercising the protections intended by Chapter 11. This attorney-related racketeering enterprise has been known to Congress for years, and have allowed the crimes to be perpetrated, something akin to the coverup of the HUD and savings and loan corruption.

I am under intense attacks at this time to silence me. Again, as I have in the past, I am asking you to intervene immediately, as your Congressional responsibilities, your responsibilities under federal civil right and criminal statutes requires. Avoid personal liability, and the crime of obstruction of justice.

Sincerely,

Rodney Stich