

From the desk of Rodney Stich

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Representative William Delahunt
Longworth House Office Building
New Jersey and Independence Avenues, S.E.
Washington, D.C. 20515

Ref: Offer to provide information on FBI Special Agent Lindley DeVecchio from Mafia and FBI Insiders, as provided and required by the federal crime reporting statute, Title 18 U.S.C. § 4.

To Mr. Delahunt:

It is my understanding that in 2005, as a member of the House Judiciary Committee, you contacted the Brooklyn district attorney, suggesting that the office investigate former FBI agent Lindley DeVecchio. This letter reports to you and offers to provide supporting evidence relating to the criminal offenses by DeVecchio and possibly other FBI personnel. This letter is sent to you partly under the federal crime reporting statute¹ requirements to report federal crimes to a federal officer—and you meet that definition—and partly under your responsibility as a member of Congress and a member of the House Judiciary Committee.

- Starting in 2002, I had received numerous letters from Gregory Scarpa, Jr. revealing to the role played by FBI agent Lindley DeVecchio in criminal activities with the Mafia, and particularly with Gregory Scarpa Sr. and Jr. The reason this information was revealed to me was that I had a written contract with Gregory Scarpa, Jr. to write a book based upon what he. told me. (That contract was later rescinded following a request by Scarpa's daughter.)
- A former mobster, close to Scarpa Jr., revealed to me information provided to him by Gregory Scarpa, Jr. that relates to DeVecchio and related matters. He would be available to provide testimony.
- A former FBI Special Agent, who's Supervisory Special Agent was DeVecchio, was frequently blocked from investigating mob figures by DeVecchio. That former special agent, an Air National Guard Lt. Colonel and a highly decorated Vietnam military pilot, had provided me with considerable information for several years, some of which has been included in several of my books, including "The FBI, CIA, the Mob, and Treachery." His testimony would reveal more information about DeVecchio's criminal activities and possibly upon similar conduct among other FBI supervisors, including at the Washington level.
- Information that I acquired about extensive corrupt culture within the FBI, based upon my own experiences as a federal agent and then a private citizen, and information provided to me over the years by other former government agents, enabled me to understand the corrupt culture in the FBI and DOJ offices.
- My attempts to report the crimes of DeVecchio to the House Committee on Government Reform in 2003 met with the usual congressional cover-up. (These letters are on the Internet at www.defraudingamerica.com.) I have documented years of similar cover-ups by members of Congress that made possible the growth of corruption in government offices and the continuation of resulting tragedies in areas for which these members of Congress had oversight responsibilities.
- In an attempt to circumvent the cover-ups by members of Congress and DOJ personnel, I sought to report

¹ Title 18 U.S.C. § 4. Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

the activities² to federal judges under Title 18 USC 4. They had a mandatory duty under that statute to receive information of federal crimes as part of their administrative duties. Instead, they blocked the reports, making possible the continuation of multiple areas of criminal activities that I and a group of other former federal agents had discovered during our professional and official duties. These cover-ups have many tragic consequences in the areas of corrupt and criminal activities that we sought to report.

- In an attempt to silence me and block the reporting of these crimes against the United States, federal judges issued a series of unlawful and unconstitutional orders permanently barring me from filing any papers in any federal court. In this way, federal judges blocked me and my group of other former government agents from reporting criminal activities, some of which were related to the conditions that enabled 9/11 to occur. These orders, which are still in effect, have effectively made me a man without a country by denying me the right to defend against the many tactics that were used to block me from exposing the corruption that continues to cause or enable to occur major tragedies.
- When I attempted to again report additional criminal activities, including those in the FAA, FBI, and CIA, all of which would play a role in the events of 9/11, federal judges and Justice Department prosecutors charged me with criminal contempt of court and sentenced me, at the age of 67—just after undergoing multiple open heart bypass surgery—to six months in federal prison. While in prison, without notice, without a court hearing, unlawful and unconstitutional orders were rendered that seized and then liquidated the \$10 million in real estate assets that I used to fund my “foolish” attempts to expose high-level corruption in government offices. When I filed objection to the seizure of these assets, a federal judge again charged me with criminal contempt of court and sentenced me to federal prison.
- All of these matters had been brought to the attention of the House and Senate Judiciary Committee members, who choose to continue the perennial congressional cover-ups.
- Everything said here is documented in various government records. The implications are far greater than just a pattern of FBI corruption that resulted in murders and other tragedies. Obviously, a culture such as this would adversely affect the FBI’s role in preventing the actions of terrorists.

In attempting to circumvent the pattern of cover-ups, I have written numerous not-for-profit books seeking to inform the public of these matters. A thorough understanding of these allegations, and the cover-ups, would show that the American people have their most dangerous adversaries, not from foreign terrorists, but from people in their own government.

Since I expect you to continue the pattern of cover-up, I am putting this letter on the Internet in the possibility that some semblance of interest and outrage can be generated in the public sector.

Sincerely,

Rodney Stich

² Among the criminal activities that I and a group of other former government agents sought to report, which we discovered as part of our professional and official duties, involved corruption in the government’s aviation safety offices that enabled a long series of aviation disasters (and which constituted the primary area of blame for the conditions enabling terrorists to hijack four airliners on 9/11); decades of drug smuggling into the United States by personnel of the CIA and involving the complicity of people in other government offices; various financial fraud schemes involving covert CIA companies—as told to me by the heads of these companies; secret funding and arming of Iraq and Iran; extensive corruption in the bankruptcy courts involving federal judges, trustees, and law firms; and many other forms of corruption in government offices.