

From the desk of Rodney Stich

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March 12, 2003

Representative F. James Sensenbrenner, Chairman
House Judiciary Committee
Washington, DC 20510

Ref: “Collateral Judicial Corruption” To That Being Investigated By House Judiciary Committee, and
Relating To, inter alia, Events of September 11, 2001.

To Representative Sensenbrenner:

A March 12, 2003, article in the Wall Street Journal revealed that you and the House Judiciary Committee are investigating the violation of law by U.S. district judge James M. Rosenbaum for wrongdoings in not following sentencing guidelines. Further, that impeachment was considered for the violations. Let me bring to your attention the pattern of hardcore criminal and subversive judicial acts that are thousands of times worse than deviating from sentencing guidelines, and how this continuing pattern of judicial misconduct played a major role in the events of September 11, 2001, and other national security disasters.

The enclosed copy of a February 6, 2003, letter to U.S. Supreme Court justice William Rehnquist provides highlights of the judicial corruption that now includes dozens of federal district and appellate judges and every justice of the U.S. Supreme Court. The enclosed letter sheds light on why 19 hijackers were able to seize four airliners before slaughtering 3,000 people, and why these deep-seated corrupt conditions will make further preventable national tragedies possible. The following are a few brief highlights of what is revealed in the enclosed letter.

- For many years federal district and appellate judges, and justices of the U.S. Supreme Court, have blocked me and other former federal agents from reporting the criminal activities that we discovered, some of which were treasonous, and all of which continue to inflict great harm upon national security. We sought to report the criminal activities to a federal judge under the federal crime reporting statute¹ that requires—without exception—any federal officer to receive the information and evidence. This requirement includes members of Congress. The federal judges were required to receive the information and evidence as part of their administrative (not judicial decision-making) duties. By blocking these reports they committed numerous federal crimes under Title 18 U.S.C. §§ 2, 3, and 4 that made possible great harm to important national interests, and made possible many deaths related to the corruption they prevented from being reported. By blocking these reports, crimes were protected from prosecution, national security damages, and many people were killed

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.

who would not have been killed if the criminal obstruction of justice had not occurred.

- Numerous federal judges then compounded their obstruction of justice by engaging in a documented massive violations of state and federal laws and constitutional protections as a CIA-front law firm sought to seize the \$10 million in real estate assets that funded my exposure activities. These activities sought to circumvent the endemic cover-ups by every federal official in the three branches of government to whom I sought to provide this evidence. This misuse of federal courts met the legal definition of a racketeering enterprise and converted me from a multi-millionaire to a state of poverty. Now, at the age of 80, the associated grief will follow me to my grave.
- To insure the success of the CIA-front law firm, and to halt my attempts to report the criminal activities under the federal crime reporting statute, federal district and appellate judges commenced issuing unlawful and unconstitutional orders terminating my right to federal court access. These orders commenced in 1986 and continue to this day. They are being held by district and appellate judges and justices of the U.S. Supreme Court, insuring that their crimes and the crimes that we federal agents had discovered would never be revealed. These same injunctions terminated for me the legal rights, legal protections, and legal defenses guaranteed by the laws and Constitution of the United States.

Prison for Senior Citizen For Reporting Crimes Making 9-11 Possible

- As I discovered other areas of corruption in government offices, much of it discovered from the dozens of other former and present government agents who had provided me with evidence, I continued to attempt reporting these criminal activities to a federal judge. Starting in 1986 and continuing through 1995, I was repeatedly charged with criminal contempt of court for seeking to report these criminal activities on the basis that the void orders terminated the legal and constitutional right to federal court access that are guaranteed to all citizens—including former federal agents attempting to report criminal and subversive activities. At the age of 70, I was denied a jury trial, sentenced to six months in federal prison—for attempting to report the criminal activities that enabled the events of 9-11 to occur, and for exercising constitutionally guaranteed rights intended to protect any citizen from the conspiracy involving a CIA-front law firm and dozens of federal judges. Retaliating against a former federal agent and witness for seeking to report criminal activities constitutes criminal activities under, for instance, Title 18 U.S.C. §§ 111, 1512, and 1513.
- After the previous judicial obstruction made possible the events of September 11, I again sought to report the criminal activities to federal judges. As the enclosed copy of a February 6, 2003, letter to U.S. Supreme Court Justice William Rehnquist shows, federal judges in the federal district court at New York City continue to block the filing of the papers that I submitted, violating due process and violating federal criminal statutes. In the U.S. district court at Washington, D.C., federal district and appellate judges continue to block the reporting of these crimes by dismissing my filing immediately after being filed, and denying to me the right to appeal. These latest judicially corrupt acts occurred despite the 3,000 deaths made possible by their prior judicial chicanery.

One of the charges the House Judiciary Committee has made against Judge Rosebaum is that he reduced the prison sentence for a convicted felon from 120 months to 119 months. Anyone with an ounce of brain could instantly recognize that the widespread judicial corruption that I highlight here, that affects national security, that has made the federal courts into a criminal enterprise, and that in one morning's consequences resulted in 3,000 deaths, would realize that an immediate and open-to-the public investigation of these charges be made. Forty years of documented congressional cover-ups indicates that the cover-ups will continue—despite the awesome deadly consequences.

Although I am reaching the ending of my life span, I hope that letters such as this one, placed on the Internet, can someday wake up the public to the Trojan horse threat posed by the federal judges and those who aid and abet their corruption through cover-ups.

Sincerely,

Rodney Stich

cc: Representatives Bobby Scott; Howard Coble; Henry Hyde; John Conyers; Jerrold Nadler; Maxine Waters.