

**From the desk of Rodney Stich**

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September 8, 1997

Senator Orrin Hatch, Chairman  
Senate Judiciary Committee  
United States Senate  
Washington, DC 20510 Certified Z 772 858 920

Ref: Notification of serious misconduct by Supreme Court Justices related to high-level criminal activities, invoking your responsibilities as a member of the Senate Judiciary Committee and under federal criminal statutes.

Dear Senator Hatch:

The purpose of this letter to you and other members of the Senate and House Judiciary Committees is to make a record showing that you were advised of serious corruption involving the Justices of the U.S. Supreme Court, and of high-level criminal activities in the CIA and other government agencies that were discovered by me and related agents and operatives of the FBI, CIA, DIA, DEA and other covert agencies.

The issues are complex, but here are a few of the criminal activities that we have discovered:

**Federal judges and Supreme Court Justices have repeatedly blocked the statutory responsibility to report criminal and subversive activities against the United States.**

I and a group of former government agents and operatives have attempted to report criminal and subversive activities that we discovered during our government duties. These criminal activities include, for instance, years of drug trafficking into the United States by people in control of the Central Intelligence Agency and later involving the Drug Enforcement Administration and the military.

In addition to these criminal activities, we encountered cover-ups and obstruction of justice by other federal employees, including primarily employees of the U.S. Department of Justice, members of Congress, and as will be seen, federal judges.

**Circumventing this obstruction of justice.**

The most important protection available to the people of the United States to defend against massive high-level government corruption is the federal crime-reporting provision of Title 18 USC Section 4. This statute permits any citizen, and requires any citizen who knows of a federal crime, to report the crimes to a federal judge, or any federal official (including members of Congress). Implied in that statute is that the federal officer to whom the crimes are being reported must receive evidence of such alleged crimes and take whatever action is required to insure that the crimes are investigated. This statute is especially important to the national security if employees of the Justice Department are implicated through cover-ups and obstruction of justice.

**Repeated judicial obstruction of justice and retaliation.**

Every attempt that I made to exercise the crime-reporting requirement of Title 18 USC Section 4 was blocked by federal judges, whose reaction aided and abetted the criminal activities that were inflicting

great harm upon the United States and its people. Instead of receiving the evidence that I and a group of former FBI, CIA and other former federal agents and operatives sought to report, federal judges:

- Repeatedly, from 1976 to the present date, refused to receive the evidence. (I had repeatedly filed federal actions seeking to provide evidence of these criminal activities, and every time the filings were dismissed without allowing the evidence to be presented.)
- Repeatedly, from 1976 to 1995, rendered unlawful and unconstitutional orders voiding for the remainder of my life the statutory and constitutional right to federal court access and the federal protection against the retaliatory acts inflicted as part of the efforts to block the reporting of these high-level federal crimes. Using this tactic, federal judges blocked the reporting of the criminal activities in which they became implicated through their cover-ups and obstruction of justice.
- Repeatedly, from 1986 to 1995, charged me with criminal contempt of court in retaliation for exercising the crime-reporting statutory requirement that required me to report the major criminal activities that I and my sources knew to exist.
- Repeatedly misused federal offices to strip me of the life assets that funded my exposure activities, and to inflict great and irreparable harm upon me.
- This pattern of judicial misconduct:
- Constituted repeated obstruction of justice and other felonies.
- Constituted criminal retaliation, which are direct felonies under Title 18 USC Sections 1512, 1513, 241.
- Constituted other felonies through their obstruction of justice tactics, including Title 18 USC Sections 2, 3, 4.
- Constituted criminal misuse of federal offices.
- Involvement of Supreme Court Justices in these criminal acts:
- Judicial records and private writings reveal that Supreme Court Justices have repeatedly aided and abetted these criminal and subversive acts. The Supreme Court Justices have:
- Repeatedly blocked me and this group from reporting the high-level criminal activities.
- Repeatedly upheld the judicial orders voiding the important crime-reporting statute (Title 18 USC Section 4).
- Repeatedly upheld the Judicial and Justice Department retaliation against me for seeking to report these escalating criminal activities.
- By these and other acts the Supreme Court Justices have become criminally implicated in crimes against the United States and its people.

#### **Latest Example Of Supreme Court Justices' Misconduct**

Supreme Court Justices have recently engaged in fraud to block my reporting of these crimes by refusing to file a Petition For Writ of Certiorari that is authorized to be filed under Title 28 USC Section 1254 and Supreme Court Rule 13.

Seeking to make a judicial record of these criminal activities, and to obtain federally-provided relief from the judicial and Justice Department retaliation, I submitted by certified mail on August 15, 1997, an original and 40 copies of a petition for writ of certiorari to the U.S. Supreme Court. This petition was received by the court on August 18, 1997. According to Supreme Court Rule 13, the jurisdictional time limit for filing that petition was 90 days from the date that the U.S. Court of Appeals denied the petition for rehearing. The Court of Appeals denial occurred on June 5, 1997, making the jurisdictional time limit for filing the petition September 5, 1997. This date had also been confirmed to me earlier by an employee of the Supreme Court in answer to my request.

By letter dated August 20, 1997, the Supreme Court refused to file the petition, fraudulently stating that it was not timely filed. I responded by an August 23, 1997 letter (attached), pointing out their errors. To insure that the Justices could not, at a later date, deny knowledge of these matters, I sent a copy of that August 23, 1997 letter and a copy of the petition for writ of certiorari to each of the Supreme Court Justices. No answer was ever received.

The Most Probable Reason For the Serious Supreme Court Fraud

If that petition for writ of certiorari had been filed, it would have made a Supreme Court record of these criminal and subversive activities and the massive corruption involving federal judges and Supreme Court Justices. The petition would reveal, for instance:

- The pattern of criminal and subversive activities discovered by me and a group of former FBI, CIA and other deep-cover operatives that are undermining the security of the United States.
- The pattern of judicial misconduct, including judicial obstruction of justice in these matters; judicial retaliation inflicted upon me for attempting to report the criminal activities that we had discovered.
- Harm Being Inflicted Upon the United States
- By these corrupt acts, federal judges and Supreme Court Justices have:
- Made possible the continuation of the criminal activities that I and my group of former government agents and operations have sought to report.
- Brought about a climate of deep-seated judicial corruption which permeates into other government and non-government functions.
- Literally made the federal judiciary into a criminal enterprise.
- Unlawfully invalidated the important defense available to the public to defend against massive government corruption, the protections of Title 18 U.S.C. Section 4.
- Approved the infliction of great financial, personal, and physical harm upon any citizen who seeks to exercise these important federal defenses and responsibilities.
- Openly violated and made it a crime for any citizen to exercise important legislation passed by Congress.

**Validity of these charges is Unquestionable:**

Proof of the judicial blocking of crime-reports and the judicial retaliation against those who exercise these responsibilities are proven by an examination of judicial records, starting in the 1970s as I sought to report criminal activities related to a series of fatal airline crashes that occurred in my area of federal air safety responsibilities. The judicial retaliation against me is proven by judicial records commencing in 1986 and continuing to 1995. The Supreme Court obstruction of justice and aiding and abetting of each of these acts is revealed by judicial records commencing in 1978 and continuing to this date.

The underlying criminal acts involving other crimes, including CIA, DEA, military drug trafficking into the United States can be proven by the testimony of my group of former FBI, CIA and other agents and operatives of the United States government, who discovered the drug trafficking, who were part of it as a consequence of being ordered to do so by their superiors, and others. They are detailed and documented in part in the third editions of *Defrauding America* and *Unfriendly Skies*, and the first edition of *Disavow*.

**Meeting your responsibilities as a member of Congress and under federal crime-reporting statutes**

You have a responsibility to take prompt corrective action, under the federal crime reporting statute (being an "officer" of the United States as defined in its wording), and as a member of Congress with oversight responsibilities over federal judges (and Justices) and other federal agencies directly involved in the criminal activities.

This responsibility includes receiving the evidence of grave criminal activities that I and my large number of former FBI, CIA and other federal personnel seek to report. This would include the criminal misconduct by federal judges and Justices.

**Long history of congressional cover-ups and obstruction of justice**

These charges and their implications are too serious for the usual Congressional cover-up, which I have encountered during 30 years of attempting to report escalating government corruption. Starting while I was a federal investigator, I sought to provide hard evidence of criminal activities to members of Congress that initially related to a series of fatal airline crashes occurring in my area of federal air safety responsibilities. I encountered a constant pattern of cover-ups and obstruction of justice, making possible the escalation of these criminal activities and the horrendous harm upon the function of government offices and the American people. I therefore expect you to continue this cover-up. But for

the record, here are some of the actions that a responsible and not-implicated congressional members need to promptly perform:

- Provide for an open and meaningful hearing to receive the evidence of criminal activities from me and my group of former agents and operatives of the FBI, CIA, DIA, DEA and others who were directly involved under orders of their superiors, or knew of the criminal activities. This would conflict with the standard pattern of not allowing witnesses to testify who have knowledge and hard evidence of the corruption, and asking simple questions that do not address the problems.
- Initiate a prompt investigation of the Supreme Court Justices fraudulent acts that prevented the filing of the highly sensitive petition for writ of certiorari. This would initiate examination of other criminal activities, and is highly unlikely.
- Initiate a prompt investigation of the judicial cover-ups that prevented the reporting of these criminal acts under Title 18 U.S.C. Section 4; the felony judicial retaliation inflicted upon me for attempting to report these criminal acts; the seizure and looting of my life's assets on the basis that I sought to report these crimes; the criminal contempt and imprisonment retaliation;
- Proceed to impeachment and criminal prosecution of the involved judges and Justices.

**Your Reaction To This Letter Will Determine the Form Of Your Involvement**

For years, I am brought these criminal activities to the attention of Congress, commencing while I was a federal inspector-investigator, offering testimony and hard evidence to prove my charges. In every instance, these members of Congress aided and abetted the escalating criminal activities by their repeated cover-up responses. This is the latest attempt to motivate you to meet your responsibilities, including your responsibilities under federal criminal statutes.

Sincerely,

Rodney Stich

cc:

Senators Strom Thurmond; Charles Grassley; Arlen Specter; Jon Kyl; Herbert Kohl; Russ Feingold.  
Representatives Henry Hyde; John Conyers; James Sensenbrenner; Maxine Waters.

Each of the Supreme Court Justices.

Further related information at the following Internet sites:

[www.defraudingamerica.com](http://www.defraudingamerica.com)

[www.druggingamerica.com](http://www.druggingamerica.com)

[www.unfriendlyskies.com](http://www.unfriendlyskies.com)