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DEFRAUDING AMERICA, Encyclopedia of Secret Operations by the CIA, DEA, and Other Covert Agencies

DRUGGING AMERICA, A Trojan Horse

UNFRIENDLY SKIES, History of Corruption and Air Tragedies

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April 11, 2001

Justice William Rehnquist

Supreme Court of the United States

1 First Street, N.E.

Washington, DC 20543

Certified: 7000 1670 0012 2751 8766

Reference: Making a record of documented judicial obstruction of justice combined with civil and constitutional violations to block exposure of criminal and subversive activities in government offices.

To Justice Rehnquist:

The purpose of this letter that I am sending to you and the other justices of the U.S. Supreme Court, and to William Suter, Clerk of the Supreme Court, is to make a record highlighting the pattern of documented judicial misconduct, including obstruction of justice, retaliation against government whistleblowers, and the record-setting civil and constitutional violations to block the exposure of criminal activities in judicial and government offices. These federal crimes continue to inflict great harm upon the United States and upon the lives of millions of people. This letter will be added to the Internet web site focusing on legal matters at www.defraudingamerica.com/legal_index.html. Where underlining appears in *this* letter, there will be links to the referenced material on that web site.

This letter relates to a 20-year pattern of continuing misconduct by federal judges, aided and abetted by you and the other Justices of the Supreme Court. This pattern, and the particular criminal and civil right offenses, are described in this letter, in the various federal papers filed and submitted for filing, as detailed in the third editions of *Defrauding America* and *Unfriendly Skies* and the first editions of *Drugging America* and *Disavow*, with references at www.defraudingamerica.com, www.druggingamerica.com, and www.unfriendlyskies.com.

Pattern Of Criminal Cover-Ups By Federal Judges

I have documented a 30-year pattern by federal judges blocking the reporting of criminal activities in judicial and other government offices that I, a former federal agent in a very responsible position, and my group of other federal agents¹ had discovered during years of government service. We tried to report these criminal activities to a federal court under the federal crime reporting statute, Title 18 U.S.C. § 4 (and under Title 28 U.S.C. § 1361). Judicial records prove that from 1986 to the present date, federal judges blocked every attempt to report these criminal and even subversive activities and combined these felonies with a 20-year pattern of civil and constitutional violations to obstruct justice. These judicial activities are federal crimes under Title 18 U.S.C. §§ 2, 3, and 4. Many men and women were sentenced to long prison terms by these same federal judges for failure to report something as minor as one side of a telephone conversation relating to a drug matters.

Compounding Obstruction Of Justice With Crimes Against A Former Federal Agent

Compounding the obstruction of justice, federal judges repeatedly retaliated against me for seeking to make these reports. Obstruction of justice by anyone, including federal judges, is a felony.² Retaliating against a former federal agent and witness for attempting to report criminal activities, expanding on the earlier felonies.³ These documented judicial acts made possible the continuation of the criminal activities and the associated human tragedies. In the aviation environment, the consequences were hundreds of deaths. In the cover-up of the drug smuggling activities, the judicial cover-ups affected millions of people.

Highlights Of Documented Judicial Misconduct

To understand how and why the judicial civil rights and criminal violations occurred and how they were intertwined with blocking the reporting of criminal activities, the following highlights are presented:

How it started. As a federal air safety inspector, responsible for federal air safety for the most senior program at the world's largest airline, I and other federal inspectors discovered and documented deep-seated patterns of air safety and criminal violations related to a series of ongoing airline crashes. Internal FAA corruption prevented federal air safety agents from carrying out the federal government's air safety responsibilities, resulting in a continuation of fraud-associated airline crashes. The cover-up of these practices continues the problems to this date, including their involvement in several recent airline crashes.

- Seeking to force government checks and balances to perform their duties, I reported the criminal activities to lawyers from the Department of Justice and to members of Congress. Cover-up then followed expressions of sympathy, ensuring that the public not learn of the crimes against them and the awesome consequences.

- *Seeking to circumvent the high-administrative block*, I filed several lawsuits⁴ in the Ninth Circuit district courts seeking to report the criminal activities that *must* be reported under the federal crime reporting statute, 18 U.S.C. § 4, and which *may* be reported under Title 28 U.S.C. § 1361.

- *Obstruction of justice by federal judges then occurred.* Instead of complying with their administrative duties under Title 18 U.S.C. § 4 to receive the information of criminal activities and the evidence, federal judges refused to perform this duty. I responded by filing petitions for writ of certiorari with the U.S. Supreme Court. The Justices of the Supreme Court refused to order the federal judges to perform this important duty. This pattern of judicial obstruction of justice made possible the continuation of the federal offenses and the expected continuation of the fraud-related airline crashes. This relationship is extensively detailed in the third edition of *Unfriendly Skies*.

Circumventing the Judicial Block

- Seeking to circumvent the administrative, congressional, and judicial blocks, I started using my considerable assets to publicize these corrupt activities and their cover-ups through printing of books and appearances on hundreds of radio and television shows. In the second edition of *Unfriendly Skies*, I listed the names of federal judges and Supreme Court justices who had blocked the reporting of these federal offenses, showing how these obstruction of justice activities were associated with subsequent air tragedies. These exposure activities threatened key people in the federal courts, the Department of Justice, the FAA, NTSB, as well as United Airlines.

Sham Lawsuit Filed By A CIA-Front Law Firm

- As my exposure activities escalated, a lawsuit was then filed against me in the California courts by a CIA-front law firm that targeted the \$10 million in assets that funded my exposure activities. That lawsuit was barred by not one, but dozens of state and federal laws and constitutional provisions. In addition, California statutes specifically deprived California judges of personal, subject matter, and property jurisdiction.

- Despite these legal and constitutional prohibitions, California judges, for the next six years, issued orders inflicting great personal and financial harm upon me. California appellate judges aided and abetted these violations and compounded them by retaliating against me for exercising appellate remedies. These retaliatory acts for exercising constitutional due process were felonies under Title 18 U.S.C. § 241.

Numerous Federal Remedies Existed To Promptly Halt the Unlawful Lawsuit

- Federal remedies existed for any single one of the dozens of state and federal laws and constitutional rights being repeatedly violated by the California judges. The primary federal defenses arose under the Civil Rights Act and the Declaratory Judgment Act, further augmented by federal statutes, Supreme Court decisions, Rules of Court, and Fifth Amendment rights that are available to all citizens when federally protected rights are violated.

Pattern Of Federal Judges Aiding And Abetting the Violations

- Despite their mandatory duty to provide a federal court forum and to halt the violations of these federally protected rights, every federal judge promptly dismissed the lawsuits at the pleading stage, violating additional due process rights. This practice continued from 1983 to the present date.

Pyramiding Of Federal Causes Of Actions

- Commencing in 1986, after several years of receiving information and evidence of other criminal activities which had to be reported under the federal crime reporting statute, I started adding another issue to my federal filings that sought relief from the repeated civil rights violations: I sought to report to a federal court, under the federal crime reporting statute, the criminal activities that I and my group of other federal agents had discovered.

- These agents had provided me with a great amount of data, affidavits, and documentation, proving the existence of criminal and even subversive activities in judicial and other government offices. These agents included former heads of secret CIA airlines and CIA financial operations, former agents of the FBI, DEA, Customs, and others. The judicial violations of major federal laws and constitutional protections then escalated.

Judicial Backlash Obstructing Justice and Voiding Constitutional Protections

The sham lawsuit filed by the CIA-front law firm was to halt my exposure of the earlier criminal activities that I had discovered. Now that I and a group of other government agents sought to report additional areas of criminal activities in judicial and other government offices, there was an even greater need to stop my activities. Federal judges then escalated the violations of federally protected rights. Federal judges again blocked the reporting of these criminal activities by even worse blatant violations of civil and constitutional rights and protections.

Federal judges, starting with U.S. district judges Milton Schwartz (Sacramento) and Marilyn Patel (San Francisco) issued blatantly unlawful and unconstitutional orders barring me--for the remainder of my life--from federal court access. These orders also denied to me the rights and protections guaranteed to all citizens by the laws and Constitution of the United States. Federal judges violated hard-core civil and constitutional rights and then issued unlawful and unconstitutional orders barring me from exercising the defenses guaranteed by the laws and Constitution of the United States.

These violations were of so extreme and of such extreme gravity that the judges must have had assurance from a higher government power that they would be protected against the consequences of their misconduct. This would include the Justices of the U.S. Supreme Court..

Filing Chapter 11 To Force A Federal Judge To Perform A Mandatory Duty

The repeated orders by California judges inflicted great personal and financial harm upon me. These violations were aided and abetted by federal judges who refused to perform the duties for which they were paid and in a position of trust. In desperation, I filed Chapter 11, seeking to *force* a federal judge to perform his or her mandatory duty under the Civil Rights Act and Declaratory Judgment Act.

Unaware Of the Major Judicial Corruption In the Bankruptcy Courts

At that time I did not know about the widespread judicial corruption in those courts. The details of this major national scandal are detailed in the third editions of *Defrauding America* and *Unfriendly Skies*. I have since learned that the judicial corruption in the bankruptcy courts is widespread and not confined solely to the Ninth Circuit courts. I have also discovered from my CIA assets that CIA personnel are involved in looting the assets of people and corporations in the bankruptcy courts.

Seizing My Life's Assets, Enlarging On Civil Rights and Due Process Violations

Instead of performing their duties to provide relief from the violations of state and federal laws and constitutional provisions, the Chapter 11 judges duplicated the conduct of the district courts. After issuing the orders depriving me of all legal and constitutional protections, Chapter 11 judges issued orders in chambers taking my life assets, violating the legal and constitutional right to a notice of hearing, a hearing, and legally recognized cause. The properties were simply taken, with apparent assurance that the Justices of the Supreme Court would not intervene. The order seized my home, my businesses, my properties, my assets, and destroyed my sole source of income. I was converted without a hearing or cause from a multi-millionaire to a state of poverty—and the Justices of the Supreme Court protected the judicial corruption.

Federal judges continued to protect the CIA-front law firm, refused to order a halt to the large numbers of violations perpetrated by the California judges, and then issued orders giving these lawyers the proceeds from the liquidation of my assets.

Turning My Life's Assets Over To A Known Trustee Embezzler

The order seizing my assets provided that they be seized by judge-appointed trustee Charles Duck. For years victims have reported to federal judges and Justice Department lawyers the embezzlement of assets from the accounts of Chapter 11 and other cases by trustee Duck. I reported the same, without any action taken.

In 1989, the media in the San Francisco area was focusing on bankruptcy court corruption, claiming that Duck was guilty of the nation's worse trustee embezzlement. This publicity caused the U.S. attorney to quickly reach a plea agreement with Duck to plead guilty. He was given a slap-on-the-wrist sentence in a prison camp, and able to keep the money he looted from bankruptcy court assets. In this way, the Justice Department could claim that the corruption in the bankruptcy court had been halted, when in fact Duck was only one small figure in the vast bankruptcy court corruption. When I filed lawsuits raising Duck's embezzlement of my assets, federal judges denied relief, and even provided funds from my liquidated assets to pay Duck for his "services."

Combining Major Civil and Constitutional Violations and Obstruction Of Justice With Total Denial Of All Legal and Constitutional Defenses

After seizing my assets, federal judge Edward Jellen (Oakland, California) issued orders barring me from filing objections to the seizure and liquidation of my life assets. When I did file an objection, the objection was ordered unfiled, again violating due process rights.

Federal Judge Filed Criminal Contempt Of Court Charge For Exercising Due Process

Federal judge Edward Jellen then charged me with criminal contempt of court for filing objections to the judicial seizure and liquidation of my assets. He was seeking to send me to federal prison for exercising legal and constitutional defenses against judicial corruption!

He denied to me my own funds to hire legal counsel and provided no court-appointed legal counsel. He conducted a short hearing, and then sentenced me to federal prison for having exercised the due process right to object to the taking of my life's assets. Retaliating against a citizen for exercising legal and constitutional due process is a felony under Title 18 U.S.C. § 241.

Filing A Lawsuit Seeking Relief, and *Again*, Charged With Criminal Contempt Of Court

Strong federal defenses and remedies existed to defend against the taking of these assets. I exercised these federal remedies by filing a federal action to void the orders seizing my assets and to void the order sentencing me to federal prison. Justice Department personnel—responsible for taking action to prosecute for civil rights and criminal violations—acted in reverse: they charged *me* with criminal contempt of court for filing papers in the federal courts after federal judges had barred me for the remainder of my life from court access.

The same groups, federal judges and Justice Department lawyers, involved in the criminal cover-ups and aiding and abetting the guilty were now prosecuting me for reporting these federal crimes. In retaliation for exercising legal and constitutional due process rights, Justice Department prosecutors and federal judges

charged me with criminal contempt of court, denied me a jury trial, and then sentenced me to six months in federal prison. I was transferred from prison to prison in chains, and spent six weeks in solitary confinement. I was nearly 70 years of age at that time and had recently undergone open-heart surgery. My death due to the harsh treatment would not be unexpected.

Destroying My Assets While Imprisoned

While in prison, federal judges Robert Jones (Las Vegas) and Edward Jellen (Oakland) carried out the scheme started by the CIA-front law firm. They disposed of my home and other assets and turned the proceeds over to the CIA-front law firm and other lawyers who eagerly cooperated in the scheme. I was converted from a multi-millionaire to a state of poverty, made homeless for a period of time, and left without income except for modest social security. Life became even bleaker than before.

Another Criminal Contempt Of Court Charge Returned Me To Prison

As I was about to be released from the six month prison sentence, federal district judge Marilyn Patel (San Francisco) had me rearrested and charged with criminal contempt of court for having filed a lawsuit in another judicial district seeking relief from the seizure of my assets. That charge, made by the U.S. Attorney in San Francisco in unison with Judge Patel and Judge Vaughn Walker, caused me to be restricted to my modest residence from 1990 to 1995 while waiting for trial on the latest criminal contempt of court charge. During this five-year period I was restricted to a small area around my residence and required to report weekly to a parole officer, as if I was guilty of a crime. I was in my 70s at that time and stripped of all income except a small social security payment. That criminal contempt of court charge was quietly dropped in 1995, without notifying me until weeks afterwards.

The Latest In The Pattern Of Judicial Anarchy

The last of my \$10 million in assets were judicially liquidated in 1998, which was the latest event in the conspiracy that commenced in 1983 with the filing of the sham lawsuit by the CIA-front law firm. Before the one year statute of limitations had run, I sought to file a lawsuit in the U.S. district court at Oakland, California under various federal remedies. The clerk and U.S. district judge Wilkins refused to allow my lawsuit to be filed, based upon a computer entry 14 years earlier showing a 1986 order by district judge Marilyn Patel forever barring me access to the federal courts and depriving me of all rights and protections under the laws and Constitution of the United States. The judicial system had all the bases covered to protect themselves from the consequences of their corrupt activities.

I then filed the lawsuit in the U.S. district court at Reno, Nevada, which was assigned to district judge Edward C. Reed. That lawsuit raised major federal causes of action that for which a federal court form and relief was guaranteed by the laws and Constitution of the United States to all people, including convicts and illegal aliens. The 20-year pattern of judicial violations then continued, as district judge Reed dismissed all the defendants, dismissed every cause of action, and protected the scheme and the schemers.

The basis for the lawsuit filed at Reno was to:

- **Confirm My Personal and Property Rights Established In Six Judgments**

In the Reno lawsuit, one issue was filed under the Declaratory Judgment Act, to declare the validity of six prior judgments and the rights and legal responsibilities established in them. These judgments adjudicated and established the issues that were then raised 20 years later in the sham California lawsuit. The rights established in those earlier judgments were then taken by California judges acting without jurisdiction and violating dozens of California and federal laws and constitutional protections, which were then violated by federal judges as they seized my assets and disposed of them. The right to a declaratory judgment on this matter continues until the day that a federal judge finally performs his or her mandatory duty. This cause of action was a right guaranteed by the Declaratory Judgment Act, and a mandatory responsibility by federal judges—which they refused to address for the prior 20 years.

It was these judgments that were violations by California judges as they insured that the scheme initiated by the CIA-front law firm succeed. (The evidence strongly suggests that the scheme was concocted at an unknown level in the federal government.) At this time, there are six judgments (the original and its entry as

a local judgment in five courts in the states of Nevada, California, Oklahoma, and Texas) establishing my rights, and then there was a California judgment issued 20 years later by a judge acting without jurisdiction and violating dozens of California laws, and federal statutes, Supreme Court decisions, and constitutional protections, that contradicts and voids the prior judgments. For 20 years, federal judges had refused to address this right, and it is again being denied in the Reno lawsuit.

As a matter of law, my rights and legal obligations are now contradictory, requiring a federal judge to apply the law and uphold the validity of the prior judgments. This right and a judge's mandatory responsibility is further shown by Federal Rule of Civil Procedure 57 that requires that this cause of action be given priority on the court calendar over all other civil matters. Federal judges violated their duties by not only not recognizing this priority status but also in refusing for 20 years to even address the matter that today constitutes a major contradiction in the courts.

But to perform their mandatory duty would expose the scheme that started with the CIA-front law firm and expose the participants in the scheme that corrupted the California and federal courts and even the Supreme Court of the United States.

- **Declare As Void The Orders Seizing My Life Assets**

Another federal cause of action filed under the Declaratory Judgment Act was to obtain a declaratory judgment to declare the judicial orders seizing my life's assets void. Supreme Court decisions hold that judicial orders that violate due process, and especially as blatant as here, are void and remain void forever. These orders taking my home, my businesses, my properties, and my sole source of income, were issued by federal judges without any notice, without a hearing, without legal cause, and as shown in court records, through a pattern of corruption by federal judges and lawyers.

- **Reinstate the Civil and Constitutional Rights Corruptly Taken By Federal Judges**

Another federal cause of action filed under the Declaratory Judgment Act was to obtain a declaratory judgment reinstating my right to federal court access and the rights and protections guaranteed under the laws and Constitution of the United States. Federal judges had issued numerous unlawful and unconstitutional injunctive orders barring me for the remainder of my life from accessing the federal courts, which also deprived me of all civil and constitutional protections. The effect of these unlawful and unconstitutional injunctive orders has been to block the reporting of criminal and subversive activities and deprive me of the legal and constitutional defenses against the judicial violations of federal protected rights.

**Case Law Threatens Every One,
And Establishes A Judge's "Right" To Subvert Civil and Constitutional Rights**

Until these injunctive orders are ruled what they are—unlawful and unconstitutional—I am legally and constitutionally a man without a country, unable to defend against the most outrageous violations of civil and constitutional rights. More important, the judicial precedence established by these injunctive orders establishes that any citizen of the United States can be stripped of his civil and constitutional rights. Worse, that federal judges taking these rights can simultaneously misuse the courts and their judicial positions to inflict orders destroying any citizen, and especially those who expose corruption in the courts and other government agencies.

These documents violations equal or far exceed human rights violations charged against China and other nations.

- **Financial Compensation and Injunction Under the Civil Rights Act**

A right guaranteed to all citizens is the right to seek financial damages against those who violate their civil or constitutional rights under color of state law, and to obtain an order halting the violations. A claim under the Civil Rights Act was included in that lawsuit, naming as defendants California judges and the CIA-front law firm and several of their lawyers. Federal statutes that guarantee to victims of civil rights violations financial damages do not exclude judges.

- **Financial Compensation Under the Constitutional Bivens Doctrine**

A constitutional right articulated by Supreme Court decisions in the Bivens doctrine is the right to obtain financial damages against anyone who violates a person's civil or constitutional rights under color of federal

law, which occurred repeatedly during the 20 years of federal court activity. The statutes providing financial relief to victimized people do not exclude judges who perpetrate the violations.

- **Financial Compensation Under Civil RICO For Racketeering Activities**

A federal cause of action for financial damages arose under civil RICO on the basis of the actions of the California and federal judges, the CIA-front law firm, and other lawyers acting in a conspiracy. These acts met the definition of a racketeering enterprise under civil RICO.

- **Never-Ending Judicial Obstruction OF Justice and Civil Rights Violations**

The defendants in the lawsuit that I filed in Reno included California judges, federal judges, the CIA-front law firm and several of their lawyers, and other lawyers who joined the scheme. Federal judges, including district judge Reed and the Ninth Circuit appellate courts, protected each member of the conspiracy, thereby protecting the scheme and the perpetrators. Protected by the Ninth Circuit court of appeal judges at San Francisco and Supreme Court justices, Judge Reed:

- Unlawfully and unconstitutionally *dismissed every defendant California judge* at the pleading stage, and protected them from answering the discovery questions that I presented to them that would have revealed their role in the scheme. Despite the statutes and Supreme Court decisions holding that judges lose their judicial immunity if they act without personal or without subject matter jurisdiction or violate clear and settled law or constitutional protection—which repeatedly occurred, Reed dismissed them. In this way, as in every other dismissal, he violated my civil and constitutional rights and defrauded the United States by violating these important rights and protections.

- Unlawfully and unconstitutionally *dismissed every defendant federal judge* at the pleading stage despite the documented evidence that they repeatedly violated state and federal laws and perpetrated criminal acts that deprived them of judicial immunity. Judge Reed held and implied that federal judges could engage in federal crimes, repeatedly inflict civil and constitutional violations and great personal and financial harm upon a citizen, could convert federal courts into racketeering enterprises, and be totally immune from the consequences. Again, the United States was defrauded.

- Unlawfully and unconstitutionally *dismissed every defendant lawyer*, despite the documented evidence of repeated civil and constitutional violations that made them liable to me for financial damages. If he hadn't dismissed these members of the conspiracy, they could have blown the whistle as an insider on this sordid documented of judicial corruption.

- Unlawfully and unconstitutionally violated my *right to a declaratory judgment addressing my personal and property rights*, dismissing that federal cause of action despite the mandatory responsibility to address the matter. His actions duplicate the 20 years of judicial due process violations in this and other major federal protections.

- Unlawfully and unconstitutionally violated my *right to a declaratory judgment addressing the void orders taking my life's assets* by dismissing that federal cause of action.

- Unlawfully and unconstitutionally violated my *right to a declaratory judgment addressing the unlawful and unconstitutional orders converting me into a person stripped of all civil and constitutional rights and protections*, by dismissing that federal cause of action. Now were against ignored.

- *Feloniously, refused to receive evidence of the criminal and subversive activities* that were being reported under the federal crime reporting statutes. By covering up for, by aiding and abetting criminal and treasonous activities against the United States, these federal judges committed major crimes against the United States.

Return Of Ninth Circuit Appellate Judges To the Pattern Of Judicial Corruption

The never-ending judicial due process violations again surfaced in Ninth Circuit appellate courts. These judges refused to address the timely filed notices of appeals arising from the dismissals in the Reno lawsuit. The first appeal was ignored on the basis of the injunctive orders barring me access to the federal courts. Others were denied stating that the dismissal of the defendants were not a final decision, when there

was no other matter concerning these defendants. This was a continuation of the pattern by the entire Ninth Circuit panel of judges for the past 20 years as they aided and abetted the repeated wholesale violations of federally protected rights by California judges, aided and abetted the pattern of violations by federal judges, and aided and abetted federal judges blocking the reporting of criminal activities that were inflicting great harm upon the internal security of the United States.

Justice Kennedy's Prior Contempt For Constitutional Rights As He Aided and Abetted Each Of These Corrupt Judicial Acts

Judge Anthony Kennedy, just prior to leaving the Ninth Circuit appellate court at San Francisco for his seat on the U.S. Supreme Court—where he would be responsible for protecting civil rights—turned down my emergency request when I sought relief from being sent to prison in retaliation for exercising federal defenses and in retaliation for seeking to report the criminal activities. Someone of this caliber occupying a Supreme Court position reflects the corrupt status of the nation's highest court.

Latest Involvement Of Supreme Court Justices

From 1983 to this day, you, as a Justice of the U.S. Supreme Court, was made aware of these criminal and civil rights violations perpetrated by judges over whom you have supervisory responsibilities. You not only had supervisory responsibility over these federal judges, but also had a responsibility under the civil rights laws and criminal statutes to halt these civil and constitutional violations, the felony obstruction of justice, and felony retaliation. Instead of meeting your duties, you aided and abetted these crimes, which were far more harmful to the United States than almost any offense perpetrated by the thousands of men and women who have been sent to federal prison.

Each of the five petitions submitted to the Justices of the Supreme Court, following the dismissals of all defendants and denial of all relief issues in the Reno lawsuit, were refused filing by you, the other Justices, and Supreme Court clerk William K. Suter. Sham excuses were fabricated for refusing to file the petitions, or the Court simply refused to respond. Each petition sent to the clerk of the Supreme Court was simultaneously sent to you and each of the Justices, making all of the justices aware of the:

- *Criminal activities* that I and the other federal agents sought to report under the federal crime reporting statute which required federal judges to receive the information and any offered evidence as part of their administrative duties.
- *Criminal obstruction of justice* by the federal judges over whom you and the other Justices have supervisory responsibilities and vicarious liability. Every blocking of these reports by federal judges—and by each of the Justices—were felonies under Title 18 U.S.C. §§ 2, 3, and 4.
- *Criminal retaliation against a former federal agent and witness for attempting to report the criminal activities* to a federal court under the federal crime reporting statute. Like crooked cops on the beat, these judges committed offenses against a former federal agent and witness for attempting to report criminal activities which are crimes under Title 18 U.S.C. §§ 35, 111, 153, 241, 242, 245(b)(1)(B), 246, 371, 1341, 1343, 1503, 1505, 1512, 1513(b), 1515(a). Conspiracy to obstruct justice is also a federal crime.
- *Criminal retaliation against me for exercising legal and constitutional due process* against the onslaught of judicial civil and constitutional violations. Retaliating against a citizen for exercising constitutional due process remedies are crimes under Title 18 U.S.C. § 241.
- *Misusing the courts and their judicial positions to aid and abet hardcore violations of dozens of state and federal laws and constitutional protections,* in a conspiracy linked to blocking the reporting of criminal activities.
- *Judicial anarchy* associated with a 20-year pattern of documented aiding and abetting the violations of federally protected rights that they were paid and entrusted to uphold and enforce, perpetrating their own civil and constitutional violations.
- *The conversion of federal courts into a racketeering enterprise.*
- *Defrauding the United States through their pattern of civil rights and criminal violations.*

Example Of the Criminal Activities Covered Up By Federal Judges

Decades Of Drug Smuggling Into the United States

- Decades of drug smuggling into the United States by people acting under cover of government positions and covert government operations. Some of my evidence is provided by the following:
 - Former head of a secret CIA airline, who provided me over the several years with detailed letters, verbal communications, affidavits, and documentation, describing the drugs that he was ordered to transport for the CIA.
 - Former head of a secret CIA financial operation, who provided me over the years with information and documentation about the drug offenses that were done by CIA assets in the covert operation in which he was the titular head.
 - Former FBI agent, highly decorated helicopter pilot during the Vietnam War, who discovered CIA drug trafficking to American servicemen during the Vietnam War and who later discovered and reported CIA drug smuggling with the American Mafia while he was head of an FBI team.
 - My discovery as an airline captain in overseas flying, commencing nearly 40 years ago, and what I subsequently learned from several dozen former federal agents, drug traffickers, and in hidden congressional reports. I have placed much of this evidence in books that I have written: the third editions of *Defrauding America* and *Unfriendly Skies* and the first editions of *Drugging America* and *Disavow*. Also, www.defraudingamerica.com, www.druggingamerica.com, and www.unfriendlyskies.com.
 - Other reliable sources, including testimony given to members of Congress by insiders.
 - Role played by the CIA-DEA drug smuggling operation in the bombing of Pan American flight 103 over Lockerbie. Two of my sources, including a former agent for the Defense Intelligence Agency (DIA), and government documents that I obtained, described the role of CIA-DEA agents, with Syrian and Lebanese drug smuggling, using Pan Am aircraft out of Frankfurt. The logistics of this drug smuggling operation made it easy to place an extra suitcase, containing the bomb, on board Pan Am Flight 103. These criminal offenses were compounded by Justice Department prosecutors filing false charges against the two people exposing this matter, which is a common Justice Department tactic to silence insiders exposing corruption in key government offices.

CIA Funding Of Secret Bank Accounts For U.S. Officials

- Funding of secret bank accounts for well-known political figures by CIA operations. This information, and documentation was conveyed to me by the former head of a covert CIA financial operation. One of these officials was recently appointed by President George Bush to a key government position. That same individual has been identified by several of my CIA-related sources as being involved in the CIA drug smuggling during the Vietnam War.

Series Of Corruption Activities

- October Surprise and its cover-up, as described to me by two CIA assets who were directly involved in it. This was the scheme involving the CIA and political figures from both political parties who blocked the release of the 52 American hostages held captive in Teheran, to obtain a political advantage in the 1981 presidential election between President Jimmy Carter and Ronald Reagan.
 - CIA looting of the savings and loans, the HUD program, and other financial frauds, as conveyed to me by several CIA assets who were part of the offenses, under orders of their CIA superiors.
 - Other corrupt CIA operations, as told to me by CIA insiders, and supported by documents, which included drug money laundering, funding of secret bank accounts for politicians in prior and current administrations, assisting Ferdinand and Imelda Marcus to hide funds that were being sought by the FBI.

Pattern Of Documented Corruption Related To A Series Of Fatal Airline Disasters

Pattern of air safety and criminal acts directly related to a series of fatal airline crashes, many of them occurring in my immediate area of federal air safety responsibilities while I was responsible for air safety at the most senior program at United Airlines. Many people died as a result of this misconduct and the cover-ups by members of Congress. This culture is still deeply embedded within the FAA and had played an unpublicized role in several recent airline disasters. Some details of this documented corruption and related

deaths can be found in the third edition of *Unfriendly Skies* and in the web site, www.unfriendlyskies.com.

Widespread Looting Of Assets In the Bankruptcy Courts

Widespread corruption in the bankruptcy courts involving federal judges, judge-appointed trustees (including infamous trustee Charles Duck), Justice Department appointed trustees, lawyers, law firms, and CIA operatives. The corruption includes unlawfully and unconstitutionally seizing the assets of people and companies that exercise the statutory protections of Chapter 11, only to be stripped of their life assets. The victims include thousands of elderly persons corruptly and criminally stripped of their life assets. Evidence of this pattern of corruption is included in my books, the third editions of *Defrauding America* and *Unfriendly Skies*, and in the documents I have accumulated during the past 15 years.

Pattern Of Corrupt Acts By Federal Judges

Evidence of twenty years of documented judicial corruption was offered to you and other members of Congress. Details of some of these corrupt activities are in my books and the web site at www.defraudingamerica.com, and particularly at www.defraudingamerica.com/legal_index.html. These include, for instance:

- Federal judges repeatedly blocking the reporting of criminal activities being reported under Title 18 U.S.C. § 4, which are criminal acts under Title 18 U.S.C. §§ 2, 3, and 4.
- Federal judges and Justice Department personnel charging me, a former federal agent and witness, with criminal contempt of court when I attempted to report these criminal activities. These are criminal acts under Title 18 U.S.C. §§ 35, 241; 111, 153, 241, 242, 245 (b)(1)(B); 246, 371, 1341, 1343, 1505, 1510, 1512, 1513 (b), 1515(a)(3)(A); 42 U.S.C. §§ 1961-1965.
- Federal judges combining their obstruction of justice with due process violations, including issuing unlawful and unconstitutional orders barring me for the remainder of my life from federal court access.
- Federal judges combining their obstruction of justice with repeatedly violating dozens of state and federal laws and constitutional protections, and denial of all due process.

Pattern Of Obstruction Of Justice By Justice Department Personnel

And Retaliation Against Government Agents Exposing Corruption in Government

I have recorded and documented a 40-year pattern of obstruction of justice by Justice Department personnel, including FBI and U.S. attorney personnel. These federal offenses are detailed in my books, *Defrauding America*, *Drugging America*, *Unfriendly Skies*, and *Disavow*.

Pattern Of Documented Obstruction Of Justice By Members Of Congress

I have recorded and documented 40 years of cover-ups by members of Congress of criminal activities. The cover-ups relate to every criminal activity described in the books referred to in this letter. Their involvement in these federal offenses insures that the system will never expose these matters.

Tragedies Made Possible By Cover-Ups

The tragedies caused by the corruption that I and other former federal agents brought to the attention of federal judges (and other government checks and balances) could have been halted, and in some cases prevented, if federal judges—and Supreme Court Justices—had met the responsibilities of their offices and arising under federal criminal statutes (including Title 18 U.S.C. §§ 2, 3, and 4). The tragedies resulting from congressional cover-ups include, for instance:

- Fraud-related airline crashes and the deaths involved.
- Killings, property seizure, void of constitutional protections, imprisonment of tens of thousands of men and women, and much more, much of it the result of four decades of drug smuggling by people acting under cover of government agencies and operations, and even including people in the high government of-fices.
- Countless personal and financial tragedies arising from corrupt federal judges, described in my books, includes the widespread corrupt seizing of assets, the documented obstruction of justice, judicially perpetrated civil and constitutional violations, bankruptcy court fraud, judicial lying, and much more.

The Arrogant Contradiction Between Draconian Congressional Legislation, Prosecutorial

Misconduct, and Judicial Sentencing, and Their Own Felonies

While engaging in repeated obstruction of justice and other federal offenses, members of congress have repeatedly passed legislation:

- *Making felonies out of minor matters*, such as filling in a low spots on private land.
- *Making major felonies out of relatively minor drug offenses* that have put tens of thousands of men and women in prison, sometimes for life, while they cover up for tons of drugs smuggled into the United States by people acting under cover of government offices and government operations.
- *Legislating conspiracy statutes* that have caused people uninvolved in drug or other offenses to be imprisoned for years, and even life.
- **Legislating forfeiture statutes** that have resulted in taking properties from totally innocent people, or people judged innocent, or properties whose value far exceeds the nature of the offense.

Prosecutors Covering Up For Criminal Activities In the System

- *Prosecutors paying for known or demanded perjured testimony* to increase the number of convictions, causing thousands of innocent men and women to be imprisoned.
- *Prosecutors filing false charges against innocent men and women*, or exaggerating the charges, or threatening to charge aged parents to bring about guilty pleas, sometimes for matters they have no guilt.

Federal Judges Covering Up For Criminal Activities In the System

- Federal judges *repeatedly blocking the reports of criminal activities* by insiders in the “system,” including the CIA, DEA, military, the White House.
- Federal judges *falsely charging innocent people with criminal contempt of court* for attempting to report criminal activities in which they are either implicated or involved through obstruction of justice.
- Federal judges *blocking the exercise of due process defenses* as their brethren in the Justice Department file false charges or exaggerated charges against thousands of men and women, causing great family tragedies.

Judicial Corruption Protected By Higher Forces In Government

From the beginning of the 20-year pattern of civil and constitutional violations, obstruction of justice, felony retaliation against a former federal agent, none of the California and federal judges, and lawyers acting in unison with them, showed any fear of the consequences from the Justices of the U.S. Supreme Court—who had supervisory responsibilities over them—or Justice Department lawyers who had a responsibility to address the criminal acts and the civil rights violations. Judicial records prove that this relationship exists.

Grim Outlook for the United States and Its Victimized Citizenry

The documented pattern of criminal activities, the tragedies inflicted upon so many people and institutions, the pattern of documented criminal and even subversive activities, and the widespread judicial anarchy, involving large numbers of federal judges and each of the Justices of the U.S. Supreme Court, indicates the broad nature of the corrupt personnel in control of key government offices and the misuse of the power of these offices against the men and women of the United States. The extent of this corruption makes obvious that the system is too corrupt to correct itself.

How Many Of These Charges Are Obviously True Without Intensive Investigations?

Certain of these serious charges are promptly provable by taking judicial notice. These include:

- Repeated judicial acts blocking the reporting of criminal activities. These are criminal acts under Title 18 U.S.C. §§ 2, 3, and 4.
- Repeated judicial retaliation against former government agent and witness for seeking to report the criminal activities. This retaliation is a matter of judicial records from 1986 to 1995. These are criminal acts under Title 18 U.S.C. §§ 35, 111, 153, 241, 242, 245(b)(1)(B), 246, 371, 1341, 1343, 1503, 1505, 1512, 1513(b), 1515(a).
- Judicial retaliation against former government agent and witness for exercising legal and constitutional due process defenses against repeated violations of civil and constitutional rights. This

retaliation is a matter of judicial records from 1986 to 1995 (and from 1983 to 1988 in California judicial records). These are criminal acts under Title 18 U.S.C. § 241.

- Judicial taking of my life's assets without a hearing and without cause, as part of the conspiracy to obstruct justice.
- Conspiracy implicating federal judges blocking the reporting of criminal activities, federal judges inflicting great harm through violations of dozens of state and federal laws and constitutional protections, federal judges repeatedly violating legal and constitutional due process to defend against the judicial violations and judicial obstruction of justice.

What People Are Implicated In This Documented Corruption?

Judicial records show that the people implicated in the above offenses include federal judges, Justice Department lawyers, law firms and lawyers, and the Supreme Court justices who aided and abetted these acts by people over whom they have supervisory responsibilities.

Do The Criminal Activities Exist

That I and My Other Former Government Agents Sought To Report?

The answer to this question is separate from the evidence of judicial corruption, which are federal offenses in their own right. However, the existence of the criminal activities that we sought to report has prima facie reliability based upon the positions they held, including former agents of the FBI, DEA, Customs, Secret Service, FAA, and CIA, and including former heads of secret CIA airlines and secret CIA financial operations. They have nothing to gain and everything to lose by seeking to expose the corruption in judicial and other government offices. The overwhelming amount of details in the books stated in this letter and the gravity of the consequences, if any one of the dozens of documented areas of corruption exists, makes the judicial pattern blocking these reports to be not only criminal, but subversive.

Where Do We Go From Here?

It is hoped that with the publication of this information on the Internet that a few courageous people with a basic sense of civic responsibility will speak out and help. Otherwise, the future for many people is grim.

Sincerely,

Rodney Stich

ENDNOTES

¹ These agents held key positions in the Federal Bureau of Investigation, the Drug Enforcement Administration, U.S. Customs, the military, and the Central Intelligence Agency, some of who were the heads of secret CIA airlines and secret CIA financial operations.

² Title 18 U.S.C. §§ 2, 3, 4 and others.

³ Title 18 U.S.C. §§ 35, 111, 153, 241, 242, 245(b)(1)(B), 246, 371, 1341, 1343, 1503, 1505, 1512, 1513(b), 1515(a).

⁴ *Stich v. United States, et al.*, 554 F.2d 1070 (9th Cir.) (table), *cert. denied*, 434 U.S. 920 (1977)(addressed hard-core air safety misconduct, violations of federal air safety laws, threats against government inspectors not to report safety violations and misconduct); *Stich v. National Transportation Safety Board*, 685 F.2d 446 (9th Cir.)(table), *cert. denied*, 459 U.S. 861 (1982))(addressed repeated criminal falsification of official airline accident reports, omitting highly sensitive air safety misconduct, making possible repeated crashes from the same sequestered problems); Amicus curiae brief filed on July 17, 1975, in the Paris DC-10 multi-district litigation, *Flanagan v. McDonnell Douglas Corporation and United States of America*, Civil Action 74-808-PH, MDL 172, Central District California.(addressing the long standing FAA misconduct, of which the cover-up of the DC-10 cargo door problem was one of repeated instances of tragedy related misconduct); U.S. v. Department of Justice, District of

Columbia, Nos. 86-2523, 87-2214, and other actions filed by Stich seeking to expose and correct the powerful and covert air disaster misconduct.