

From the desk of Captain Rodney Stich

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Veteran crusader against corruption in government, cover-ups, and resulting catastrophic events

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Justice Samuel Alito
Supreme Court of the United States
1 First Street, NE
Washington, DC 20543

Ref: Notification of publication on the Internet of the relationship between serious corruption in government positions; specific catastrophic consequences; attacks on whistleblowers; and complicity of Supreme Court Justices. Invitation to comment.

To Justice Alito:

This notification informs you of an Internet site containing a 30-year sampling of submissions to U.S. Supreme Court Justices that reported serious corruption in covert and overt government positions and the serious adverse effects upon the United States. This information was discovered by me and numerous other former government personnel in covert, law enforcement, and aviation safety positions. The serious submissions to Supreme Court Justices raised revealed the following sampling of matters affecting national security:

- (a) Areas of serious corruption in covert and overt government positions.
- (b) Specific examples of resulting harm to national interests, including national security, and specific terrorist successes resulting from the corruption—and cover-ups.
- (c) The retaliation against corruption-exposing whistleblowers, and especially, against me.
- (d) The prison sentence against the corruption-reporting and corruption-*fighting* whistleblower for having exercised the corruption reporting statute, Title 18 U.S.C. § 4, to report ongoing corrupt and criminal activities that had already resulted in numerous aviation disasters and terrorist successes.
- (e) Corruptly and in gross violations of constitutional due process, seizing and liquidating the \$10 million of life assets that were used by the corruption-fighting whistleblower to expose, fight, and halt the corruption in key government positions, solely to protect the ongoing harm-resulting corruption.
- (f) Repeatedly issuing judicial decisions blocking the reports of corruption—which included corruption that enabled the easily preventable series of al Qaeda attacks, including the hijackings of four airliners on September 11, 2001.

This information is at www.defraudingamerica.com/supreme_court_justices_complicity.

Discovering Tragedy-Enabling Corruption Relating to Deadly Aviation Disasters

In the 1960s, when airline disasters were a common event, as an FAA airline safety inspector in the Los Angeles offices, I was given the assignment to halt the corruption at a major airline and within a local Federal Aviation Agency (FAA) office. My official discoveries and reports showed the determination to block that life-and-death assignment. Pressure and retaliation came from the same sources responsible for the continuing series of aviation disasters.

The horror of the consequences of this corruption—and the standard culture of cover-ups—caused me to use federal authority as it had never been done before in the FAA. I acted similar to an independent prosecutor.¹ During the six months of court-like proceedings before a federal administrative law judge, requiring over 4,000 pages of hearing transcript, three more major airline disasters² occurred, each one enabled by the corruption I had reported and tried to halt. At the end of the proceedings, despite the many official government documents showing the corruption was widespread, despite the assignment that recognized the deadly corruption, and despite the three deadly crashes occurring during the proceedings, the standard cover-up occurred. That same culture of corruption would result in years of repeated aviation disasters.

Refusing to work in such a corrupt and deadly environment, I left government service. As the corruption and consequences continued, I sought to report the federal crimes to federal judges, as required under the federal crime reporting statute, Title 18 U.S.C. § 4³. Personnel in the U.S. Department of Justice acted to prevent this information from being provided. That attempt to report and halt the corruption was blocked by dismissing the action—despite the mandatory requirement of that criminal statute. The sham excuse used by DOJ personnel in that attempt was that I lacked standing to report the federal crimes. In this manner, the guilty were protected, the corrupt practices continued, and deadly consequences continued. Court of appeals judges at San Francisco admitted the gravity of the charges—and then dismissed the attempt to halt the misconduct and the consequences.

I filed a petition for writ of certiorari in the U.S. Supreme Court,⁴ which was followed by the clerk's slip stating a hearing was denied. That denial approved the misconduct responsible for a series of aviation disasters and deaths—and could be expected to continue. The misconduct and the resulting crashes continued for years thereafter.

Shortly thereafter, Supreme Court Justices refused to hear a similar filing relating to corrupt withholding of critical information by the political National Transportation Safety Board in a 1978 PSA airline crash into San Diego. At that time, the airline crash was the worst aviation disaster in history.

After leaving the FAA, I had acquired considerable assets in real estate investments. These assets enabled me to publish not-for-profit books, seeking to inform the public of these matters. I appeared as guest and expert on hundreds of radio and TV shows, revealing what I had discovered. Those efforts had two effects: (1) they threatened the people responsible for the corruption, including Department of Justice personnel and federal judges involved in the cover-ups; and (2) the publicity from my efforts caused a continuing stream of professionals with covert and law enforcement backgrounds to contact me and provide information and evidence on other areas of corruption,⁵ in covert and overt government positions. The initial series of wrongdoings involved personnel in the Central Intelligence Agency and conduct that violated criminal statutes.

Shortly thereafter, in 1982, a scheme⁶ was initiated to seize the assets that funded my exposure activities. The scheme was a bizarre lawsuit filed by a CIA-FBI-front law firm in San Francisco. That lawsuit was barred by dozens of state and federal statutes,⁷ controlling case law, including U.S. Supreme Court decisions. The scheme halted my corruption-fighting efforts—which was its probable intent. The sheer number of violations of law by the California judges required the complicity of large numbers of California judges during its six years of issuing orders. Without personal and without subject matter

jurisdiction, California judges issued repeated orders that inflicted great personal and financial harm upon me, including the loss of my home.

As provided by federal law, I filed a federal action to halt the violations of federal protected rights, and concurrently sought to report the federal crimes that I had learned from the confidants I had acquired. Again, as in the past, federal judges blocked those reports, despite their requirement to receive the information under the federal crime reporting statute, Title 18 U.S.C. § 4. Among those criminal activities that I learned from my CIA contacts at that time were the October Surprise operation, drug smuggling involving CIA assets and Drug Enforcement personnel, including the use of CIA-front airlines to carry the drugs. Again, federal judges refused to receive the information about the criminal activities. That blockage was an obstruction of justice offense.

In addition to the serious judicial misconduct, federal judge issued illegal and unconstitutional orders forever barring me access to federal district or appellate courts. I was being stripped of the protections in the laws and Constitution of the United States. This was unheard of. Those orders knowingly (and surely intentionally) prevented me from reporting the criminal activities that were resulting in great harm to the United States, and also caused me to suffer continuing personal and financial harm by aiding and abetting the illegal orders by the California judges in the sham lawsuit.⁸

The number of criminal activities that I learned from my increasing number of sources⁹ continually increased as other confidants provided me with information on federal crimes.¹⁰ These were serious issues adversely affecting nation security. In 1987, I filed a federal action at Sacramento, California, that combined the reporting of additionally criminal activities with federal causes of action to halt the harm arising inflicted by California judges.¹¹ Again, as before, federal judges blocked the filing. In this case, federal judges compounded their obstruction of justice by charging me with criminal contempt of court for reporting the corruption that I had to report under Title 18 U.S.C. § 4.

Sentenced to Federal Prison for Reporting Corruption-Enabled Tragedies

Federal judges and U.S. Attorney David Levi, Sacramento insured the success of that bizarre charge action by denying me the constitutional right to a jury trial. I was then tried, convicted, and sentenced by the *same* two groups heavily involved in aiding and abetting the continuation of the corruption that I was exposing. At the age of 69, while still recovering from recent open-heart surgery, federal judges sentenced me to six months in federal prison. During that sentence, I spent four weeks in solitary confinement; another punishment for not covering in for crimes inflicting great harm upon the nation. Before being appointed to the U.S. Supreme Court, Judge Anthony Kennedy was a judge in the Ninth Circuit courts, and not only knew of these criminal tactics, but he refused to halt the sentence. Every appeal to the Ninth Circuit Court of Appeals—and to the Supreme Court Justices—was denied.

Federal Judges and Department of Justice Personnel Corruptly

Seized my Life Assets While In Prison—With Widespread Judicial Support and protection

While in prison, federal judges and Department of Justice personnel seized and liquidated the \$10 million in assets¹² that funded my corruption-fighting efforts. When I filed an appeal of this seizure, federal judge Edward Jellen, Oakland, charged me with criminal contempt of court for exercising this federal and constitutional protection. Supreme Court Justices denied relief.

As I was about to be released from prison on the first criminal contempt of court charge, San Francisco federal judges Vaughn Walker and Marilyn Petal charged me again with criminal contempt of court and had me confined to home restriction, which lasted for about five years. My home was also seized and I

was converted from a multimillionaire to homeless status. During this period, there were ongoing terrorist attacks¹³ that were associated with corrupt conduct by personnel in the U.S. Department of Justice personnel.

My Unprecedented Lawsuit Against U.S. Supreme Court Justices

Based upon the complicity of Supreme Court Justices in these corrupt acts that had major effects upon national security by covering up about misconduct resulting in serious national consequences, I filed a lawsuit¹⁴ against the Supreme Court Justices. I thought that would force national attention on these serious matters. However, the U.S. media continued their “third rail” secrecy. In response to that lawsuit, none of my charges were denied in their response; their only defense was that they were immune from lawsuits.

Complicity of Supreme Court Justices

Throughout the several decades of federal judges blocking the reports of serious criminal activities, the massive violations of state and federal laws occurring in the California courts, the imprisonment for trying to protect national interests, the corrupt seizure of my assets, Supreme Court Justices repeatedly covered up for these serious matters. Supreme Court Justices became enablers of the corruption—and the tragic national consequences—and protected the perpetrators. During these later stages, several areas of the corrupt conduct involving Department of Justice personnel played corrupt and enabling roles in several terrorist attacks: Pan Am Flight 103; 1993 World Trade Center bombing, and other terrorist successes.¹⁵

The corruption that the Supreme Court Justices enabled had ripple effects for years. Several of these areas of corruption would shortly result in the worst series of terrorist success against the United States in the nation’s history.¹⁶ This misconduct enable repeated terrorist successes. Even *after* those events made possible the easily preventable 9/11 successes, federal judges and Supreme Court Justices continued their enabling conduct, as they had done since the 1980s. A sobering example follows.

The *Primary* and Most Directly Related Criminal Acts

Enabling the 9/11 Attacks and 3,000 Deaths

The worst consequences of what has been states up to this point were the corrupt acts that insured the success of terrorist successes that happened on September 11, 2001: the easily preventable and forewarned hijackings of four U.S. airliners.¹⁷ Making those tragedies possible was a scheme by high-level Department of Justice personnel in Washington. They deep-sixth advance notice of the planned al Qaeda attacks.¹⁸ Advance notice of the planned attacks was provided to FBI agents in the New York City offices by a former Mafiosi (one of my sources for many years), who risked his life as a mole in the al Qaeda cell headed by Ramzi Yousef to obtain this advance information. That mole, and his New York City attorney, provided the information, as it was being received, to FBI agents in the New York City offices, who, in turn, acted upon it to get additional information about al Qaeda plans. (Details in the not-for-profit books, *History of Aviation Disasters: 1950 to 9/11*; and *Terrorism and Deadliest Enabling Scandals of 21st Century*.)

Criminal Cover-Up with Worldwide Catastrophic Effects

At the Washington level, Department of Justice personnel deep-sixth the advance information, preventing actions to be taken that would have prevented the success of the al Qaeda attacks. Had it been acted upon, the first series of attacks that killed nearly 4,000 people would probably not have succeeded; and the additional corruption at the political level¹⁹ that led to two wars and reportedly nearly a million deaths, would not have occurred. Al Qaeda had great “friends” in the United States!

The *reason* for deep-sixing the advance information of the planned al Qaeda attacks was to prevent the

public from learning about the decades of murders, involving FBI-DOJ personnel, in the New York offices (similar to the murderous conduct in the Boston offices with James “Whitey” Bulger) that involved top DOJ officials in Washington.

Post-9/11 Judicial Complicity and Self-Protection

After the 9/11 attacks, federal judges and Department of Justice *had to* continue the prior misconduct so as to protect themselves. I sought to report to federal judges the corrupt conduct that made the easily preventable and forewarned hijackings possible. I submitted for filing a lawsuit in the New York City courts,²⁰ and the District of Columbia courts.²¹ Same judicial cover-ups as I encountered for the past 30 years; it involved *every* federal appellate judge in New York City and Washington, D.C. Another cover up involved Department of Justice personnel in key position in the 9/11 Commission,²² whose cover-up and falsification of the commission report covered up for these serious matters. Great system!

Summary of Issues: 1980s to 2005

The following are a sampling of matters involving Supreme Court Justices from the 1980s to 2005, as supported by documents and information at this site and referenced locations. Dozens of petitions for writ of certiorari, petitions for emergency relief, and letters to Supreme Court Justices, were submitted from the 1970s to 2005, that reported, for instance:

- Corrupt and criminal conduct of people and groups in the government of the United States that were major crimes against the United States and its people, and were inflicting great harm, or enabling harm and catastrophic events of continually occur.
- Federal judges and Departments of Justice personnel (DOJ) repeatedly acted in unison to prevent the reporting and halting of these federal offenses, which resulted in continuing great harm.²³

Years of Judicial Attacks on Corruption-Fighting Activist

Trying to Halt High-Level Corruption and the Resulting Tragedies

Coalition of federal judges and Department of Justice personnel repeatedly blocking a patriotic corruption-fighting whistleblower from exposing and halting the corruption in key government positions that was, and is, inflicting and enabling great harm, including several of the terrorist attacks during the past two decades, misusing their offices:

- Charging him with contempt of court for attempting to halt these terrible consequences by reporting the federal crimes under the mandatory requirements of the federal crime reporting statute.
- Subjecting him to prosecution, a kangaroo court trial without a jury, and sentenced to prison—this Kangaroo court proceeding by the same group of federal judges and Justice Department employees involved in covering up for the corruption, and under law, becoming complicit in the corruption and the awesome consequences.
- Criminally and unconstitutionally inflicting great and irreparable personal and financial harm upon him, while denying to him all defenses in the laws and Constitution of the United States.
- In gross violations of civil and constitutional due process, seized and liquidated his \$10 million in life assets²⁴—the same assets that funded his exposure of criminal activities.
- Supreme Court Justices violated their mandatory supervisory responsibility²⁵ over the judges engaging in the criminal activities.
- Supreme Court Justices became complicit in conduct that if perpetrated by non-government personnel, would meet the definition of a criminal racketeering enterprise.²⁶

Unprecedented Conduct by Concerned Single Supreme Court Justice

During the height of these efforts, Supreme Court Justice Byron White revealed a sense of responsibility directly opposite to the other Supreme Court Justices. In response to an emergency petition that I sent to Justice White, that addressed these serious matters, he responded in an unprecedented *personal* response,

with an unprecedented *apology*, for not being able to help. That reply raised the serious question concerning a powerful force in government that prevented him from taking action, despite the gravity of the issues. More details about Justice White can be found at: www.defraudingamerica.com/white_index.

My Opportunity to Discover the Massive Areas of Corruption—and My Credibility

Information on my background and credibility can be found at such Internet sites as:

- www.defraudingamerica.com/stich_credibility.
- www.defraudingamerica.com/surpeme_court_justices_complicity.
- www.defraudingamerica.com/corruption_fighting_whistleblower.
- Wikipedia page: http://en.wikipedia.org/wiki/Rodney_Stich.
- Google search using the search words of “Rodney stich.”

More details about the conduct of Supreme Court Justices in these serious matters:

- www.defraudingamerica.com/supreme_court_justices_complicity.
- www.defraudingamerica.com/sequence_judicial_attacks_on_stich.

I am now 90 years of age and have very little time left to pursue what I started in the 1960s. As for the Supreme Court Justices, the “third-rail” secrecy will continue to provide protection to them, while the public is dumbed down by the media, and obsessed with trivia.

Sincerely,

Rodney Stich

Cc: House Judiciary Committee, Rep. Bob Goodlatte, Fax 202-225-9681

Senate Judiciary Committee, Sen. Patrick Leahy, Fax 202-224-3479

¹ www.defraudingamerica.com/faa_corruption.

² www.defraudingamerica.com/crashes_during_hearing.

³ 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.

⁴ U.S. Supreme Court petition for writ of certiorari, October term, 1977, Nr. 77-30.

⁵ www.defraudingamerica.com/criminal_index.

⁶ www.defraudingamerica.com/scheme_doj.

⁷ www.defraudingamerica.com/california_law.

⁸ Details of the sham lawsuit at www.defraudingamerica.com/scheme_doj.

⁹ www.defraudingamerica.com/whistleblower_sources.

¹⁰ www.defraudingamerica.com/criminal_activities

¹¹ www.defraudingamerica.com/california_judges_implicated.

¹² Assets that were corruptly seized: www.defraudingamerica.com/real_estate_seized.

¹³ The catastrophic events associated with corrupt acts of Department of Justice personnel are detailed in the not-for-profit books, *History of Aviation Disasters: 1950 to 9/11*; and *Terrorism and Deadliest Enabling Scandals of 21st Century*. And others.

¹⁴ www.defraudingamerica.com/lawsuit_against_supreme_court_justices.

¹⁵ Terrorist successes: www.defraudingamerica.com/terrorist_successes.

¹⁶ Downing of TWA Flight 800; U.S. embassy bombings in Kenya and Tanzania; 9/11 hijackings.

¹⁷ www.defraudingamerica.com/911_index.

¹⁸ www.defraudingamerica.com/al_qaeda_index.

¹⁹ www.defraudingamerica.com/911_enablers and www.defraudingamerica.com/911_blame_comparison.

²⁰ www.defraudingamerica.com/lawsuit_nyc_911_index;

²¹ www.defraudingamerica.com/lawsuit_dca_911_index.

²² www.defraudingamerica.com/911_commission_index.

²³ www.defraudingamerica.com/harm_index.

²⁴ www.defraudingamerica.com/real_estate_seized.

²⁵ www.defraudingamerica.com/supreme_court_supervisory_responsibilities.

²⁶ www.defraudingamerica.com/racketeering_enterprise.